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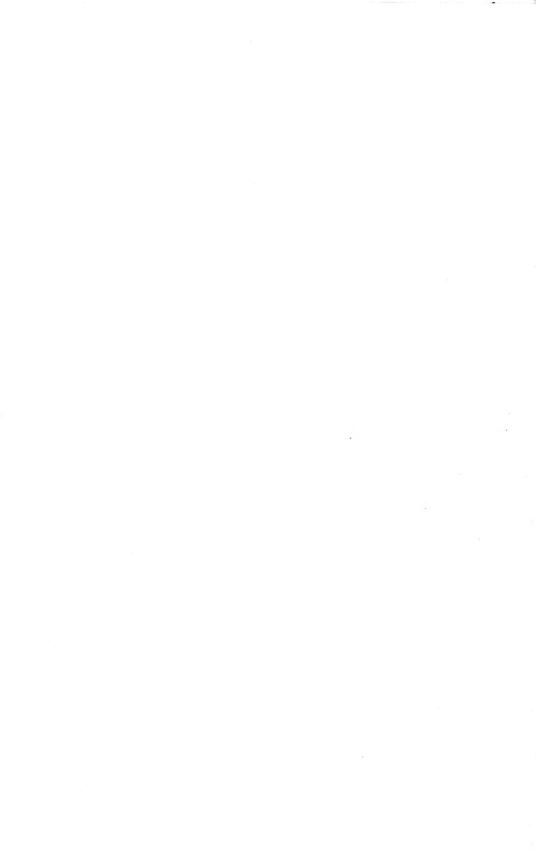


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#### ONTARIO REGULATIONS

1985

REGS. 322-End



## **Publications Under The Regulations Act**

July 6th, 1985

#### ENVIRONMENTAL PROTECTION ACT

O. Reg. 322/85. General—Waste Management. Made—June 12th, 1985. Filed—June 17th, 1985.

# REGULATION TO AMEND REGULATION 309 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

- 1. Section 1 of Regulation 309 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 175/83, is revoked and the following substituted therefor:
- 1. In this Regulation,
  - "access road" means a road that leads from a public road to a waste disposal site;
  - "acute hazardous waste chemical" means a commercial waste chemical having a generic name listed in Part A of Schedule 2 but does not include a waste listed in Schedule 2E;
  - "agricultural waste" means waste, other than sewage, resulting from farm operations, including animal husbandry and where a farm operation is carried on in respect of food packing, food preserving, animal slaughtering or meat packing, includes the waste from such operations;
  - 4. "asbestos waste" means solid or liquid waste that results from the removal of asbestoscontaining construction or insulation materials or the manufacture of asbestos-containing products and contains asbestos in more than a trivial amount or proportion;
  - 5. "carrier" means the operator of a waste transportation system;
  - "cell", in respect of a landfilling site, means a deposit of waste that has been sealed by cover material so that no waste deposited in the cell is exposed to the atmosphere;

- 7. "commercial waste" includes asbestos waste;
- "commercial waste chemical" means a waste that is or contains a commercial chemical product or manufacturing chemical intermediate of a specified generic name and includes,
  - i. an off-specification commercial chemical product or manufacturing chemical intermediate which, if it met specifications, would have the specified generic name,
  - ii. residues or contaminated material from the clean-up of a spill of a commercial chemical product or manufacturing chemical intermediate of the specified generic name or of an offspecification commercial chemical product or manufacturing chemical intermediate which, if it met specifications, would have the specified generic name, or
  - iii. an empty container or the liner from an empty container that contained a commercial chemical product or manufacturing chemical intermediate of the specified generic name, or an off-specification commercial chemical product or manufacturing chemical intermediate which, if it met specifications, would have the specified generic name, or residues or contaminated materials from the clean-up of a spill of any of them, unless the empty container or the liner from the empty container has been triple rinsed,

but, except as specified in subparagraph i, ii or iii, does not include a waste stream or waste material contaminated with material of the specified generic name;

- "composting" means the treatment of waste by aerobic decomposition of organic matter by bacterial action for the production of stabilized humus;
- 10. "corrosive waste" means a waste that,
  - is aqueous and has a pH less than or equal to two or greater than or equal to 12.5 as determined by a pH meter, or

- ii. is a liquid and corrodes steel (SAE 1020) at a rate greater than 6.35 millimetres per year at a test temperature of 55° Celsius using test NACE TM-01-69 or an equivalent test approved by the Director;
- "cover material" means soil or other material approved for use in sealing cells in landfilling;
- "dead animal" means an animal that dies naturally or from disease or by reason of accident and includes parts thereof;
- 13. "derelict motor vehicle" means a motor vehicle that,
  - i. is inoperable, and
  - ii. has no market value as a means of transportation, or, has a market value as a means of transportation that is less than the cost of repairs required to put it into operable condition;
- 14. "Director" means the Director of the Waste Management Branch of the Ministry and includes an alternate named by him;
- 15. "domestic waste" includes asbestos waste;
- "dump" means a waste disposal site where waste is deposited without cover material being applied at regular intervals;
- "dust suppressant" means a waste used for dust suppression in accordance with a certificate of approval or provisional certificate of approval for a dust suppression waste management system;
- 18. "dust suppression site" means a waste disposal site where dust suppressant is deposited:
- 19. "empty container" means a container from which all wastes and other materials have been removed using the removal practices such as pumping or pouring commonly used for the specific materials and that contains less than 2.5 centimetres of material on the bottom of the container;
- 20. "fly-ash" means particulate matter removed from combustion flue gases;
- 21. "generator" means the operator of a waste generation facility;
- 22. "grinding" means the treatment of waste by uniformly reducing the waste to particles of controlled maximum size;
- "hauled liquid and hazardous waste collection system" means a waste management

- system or any part thereof for the collection, handling, transportation, storage or processing of hauled liquid industrial waste or hazardous waste but does not include the disposal thereof;
- 24. "hauled liquid industrial waste" means liquid industrial waste transported in a tank or other container for treatment or disposal;
- 25. "hauled sewage" means waste removed from,
  - i. a cesspool,
  - ii. a septic tank system,
  - iii. a privy vault or privy pit,
  - iv. a chemical toilet,
  - v. a portable toilet, or
  - vi. a sewage holding tank;
- 26. "hazardous industrial waste" means a generic or specific waste listed in Schedule 1 but does not include a waste listed in Schedule 1E;
- 27. "hazardous waste" means a waste that is a,
  - i. hazardous industrial waste,
  - ii. acute hazardous waste chemical.
  - iii. hazardous waste chemical,
  - iv. severely toxic waste,
  - v. ignitable waste,
  - vi. corrosive waste.
  - vii. reactive waste.
  - viii. radioactive waste, except radioisotope wastes disposed of in a landfilling site in accordance with the written instructions of the Atomic Energy Control Board,
    - ix. pathological waste,
    - x. leachate toxic waste, or
    - xi. PCB waste as defined in Ontario Regulation 11/82,

and includes a mixture of acute hazardous waste chemical, hazardous waste chemical, hazardous industrial waste, pathological waste, radioactive waste or severely toxic waste and any other waste or material, but does not include,

xii. hauled sewage,

- xiii. waste from the operation of a sewage works subject to the *Ontario Water* Resources Act where the works,
  - A. is owned by a municipality,
  - B. is owned by the Crown subject to an agreement with a municipality under the Ontario Water Resources Act, or
  - c. receives only waste similar in character to the domestic sewage from a household,
- xiv. domestic waste,
- ash resulting from the incineration of domestic waste or other waste of a similar nature,
- xvi. waste that is a hazardous industrial waste, hazardous waste chemical, ignitable waste, corrosive waste, leachate toxic waste or reactive waste and that is produced in any month in an amount less than five kilograms or otherwise accumulated in an amount less than five kilograms,
- xvii. waste that is an acute hazardous waste chemical and that is produced in any month in an amount less than one kilogram or otherwise accumulated in an amount less than one kilogram,
- xviii. an empty container or the liner from an empty container that contained hazardous industrial waste, hazardous waste chemical, ignitable waste, corrosive waste, leachate toxic waste or reactive waste,
- xix. an empty container of less than twenty litres capacity or one or more liners weighing, in total, less than ten kilograms from empty containers, that contained acute hazardous waste chemical.
- xx. the residues or contaminated materials from the clean-up of a spill of less than five kilograms of waste that is a hazardous industrial waste, hazardous waste chemical, ignitable waste, corrosive waste, leachate toxic waste or reactive waste, or
- xxi. the residues or contaminated materials from the clean-up of a spill of less than one kilogram of waste that is an acute hazardous waste chemical;
- "hazardous waste chemical" means a commercial waste chemical having a generic

- name listed in Part B of Schedule 2, but does not include a waste listed in Schedule 2E;
- 29. "ignitable waste" means a waste that,
  - is a liquid, other than an aqueous solution containing less than 24 per cent alcohol by volume and has a flash point less than 61° Celsius, as determined by the Tag Closed Cup Tester (ASTM D-56-79), the Setaflash Closed Cup Tester (ASTM D-3243-77 or ASTM D-3278-78), the Pensky-Martens Closed Cup Tester (ASTM D-93-79), or as determined by an equivalent test method approved by the Director,
  - ii. is a solid and is capable, under standard temperature and pressure, of causing fire through friction, absorption of moisture or spontaneous chemical changes and, when ignited, burns so vigorously and persistently that it creates a danger,
  - iii. is an ignitable compressed gas (Class 2, Division 1) as defined in the regulations under the Transportation of Dangerous Goods Act (Canada), or
  - iv. is an oxidizing substance (Class 5, Divisions 1 and 2) as defined in the regulations under the Transportation of Dangerous Goods Act (Canada);
- 30. "incinerator ash" means the ash residue, other than fly-ash, resulting from incineration where the waste is reduced to ashes containing by weight less than 10 per cent of combustible materials;
- "incinerator waste" means the residue from incineration, other than incinerator ash and fly-ash;
- 32. "individual collection system" means the collection of his own domestic wastes by a householder and the transportation of such wastes to a waste disposal site by the householder;
- 33. "industrial waste" means waste from,
  - an enterprise or activity involving warehousing, storage or industrial, manufacturing or commercial processes or operations,
  - ii. research or an experimental enterprise or activity,
  - an enterprise or activity to which subparagraph i would apply if the enterprise or activity were carried on for profit,

- iv. clinics that provide medical diagnosis or treatment, or
- v. schools, laboratories or hospitals;
- 34. "inert fill" means earth or rock fill or waste of a similar nature that contains no putrescible materials or soluble or decomposable chemical substances:
- "intact manifest" means a manifest as provided by the Ministry, with all six parts intact;
- 36. "landfilling" means the disposal of waste by deposit, under controlled conditions, on land or on land covered by water, and includes compaction of the waste into a cell and covering the waste with cover materials at regular intervals:
- 37. "leachate toxic waste" means a waste producing leachate containing any of the contaminants listed in Schedule 4 at a concentration in excess of one hundred times that specified in the Schedule using the Leachate Extraction Procedure or an equivalent test method approved by the Director;
- "liquid industrial waste" means waste that is both liquid waste and industrial waste but does not include,
  - i. hauled sewage,
  - waste from the operation of a sewage works described in subparagraph xiii of paragraph 27,
  - waste from the operation of a water works subject to the Ontario Water Resources Act,
  - iv. waste that is produced in any month in an amount less that twenty-five litres or otherwise accumulated in an amount less than twenty-five litres,
  - v. waste directly discharged by a generator from a waste generation facility into a sewage works subject to the *Ontario Water Resources Act* or established before the 3rd day of April, 1957 or into a sewage system, as defined in Part VII of the Act,
  - vi. waste that results directly from food processing and preparation operations, including food packing, food preserving, wine making, cheese making and restaurants,
  - vii. drilling fluids and produced waters associated with the exploration,

development or production of crude oil or natural gas,

viii. processed organic waste, or

ix. asbestos waste;

- 39. "manifest" means a numbered document in Form 1 that was obtained from the Ministry;
- 40. "marine craft waste disposal system" means a waste disposal system operated by a person or a municipality for the receiving of waste from marine craft for deposit in holding tanks;
- 41. "municipal waste management system" means a waste management system, or any part thereof, of which a municipality is the owner;
- 42. "non-hazardous solid industrial waste" means industrial waste that is not liquid industrial waste and is not hazardous waste and includes asbestos waste;
- 43. "on-site garbage grinder" means a grinder,
  - used for the treatment of waste that is subsequently discharged as sewage, and
  - ii. located in a building or structure used principally for functions other than waste management;
- 44. "on-site incinerator" means an incinerator that is located in a building or structure used principally for functions other than waste management;
- "on-site road" means a road for the movement of vehicles and equipment within a waste disposal site;
- "organic soil conditioning" means the incorporation of processed organic waste in the soil to improve its characteristics for crop or ground cover growth;
- 47. "packing and baling" means the treatment of waste by its compression into blocks or bales and binding or sheathing the blocks with wire, metal, plastic or other material;
- 48. "pathological waste" means,
  - i. any part of the human body, including tissues and bodily fluids, but excluding fluids, extracted teeth, hair, nail clippings and the like, that are not infectious,
  - ii. any part of the carcass of an animal infected with a communicable disease

or suspected by a licensed veterinary practitioner to be infected with a communicable disease, or

- iii. non-anatomical waste infected with communicable disease;
- 49. "private waste management system" means a waste management system, or any part thereof, of which a person other than a municipality is the owner;
- 50. "processed organic waste" means waste that is predominantly organic in composition and has been treated by aerobic or anaerobic digestion, or other means of stabilization, and includes sewage residue from sewage works that are subject to the provisions of the Ontario Water Resources Act;
- 51. "reactive waste" means a waste that,
  - i. is normally unstable and readily undergoes violent change without detonating,
  - ii. reacts violently with water,
  - iii. forms potentially explosive mixtures with water.
  - iv. when mixed with water, generates toxic gases, vapours or fumes in a quantity sufficient to present danger to human health or the environment,
  - v. is a cyanide or sulphide bearing waste which, when exposed to pH conditions between two and 12.5, can generate toxic gases, vapours or fumes in a quantity sufficient to present danger to human health or the environment,
  - vi. is capable of detonation or explosive reaction if it is subjected to a strong initiating source or if heated under confinement,
  - vii. is readily capable of detonation or explosive decomposition or reaction at standard temperature and pressure,
  - viii. is an explosive (Class 1) as defined in the regulations under the *Transporta*tion of *Dangerous Goods Act* (Canada):
- 52. "receiver" means the operator of any facility to which waste is transferred by a carrier;
- 53. "recyclable material" means waste transferred by a generator and destined for a site,
  - i. where it will be wholly utilized, in an ongoing agricultural, commercial,

manufacturing or industrial process or operation used principally for functions other than waste management and that does not involve combustion or land application of the waste,

- ii. where it will be promptly packaged for retail sale, or
- iii. where it will be offered for retail sale to meet a realistic market demand,

but does not include hazardous waste or liquid industrial waste unless the transportation from generator to site is direct;

- "scavenging" means the uncontrolled removal of reusable material from waste at a waste disposal site;
- 55. "severely toxic waste" means a waste that contains a contaminant listed in Schedule 3 at a concentration greater than one part per million;
- 56. "site" means one property and includes nearby properties owned or leased by the same person where passage from one property to another involves crossing, but not travelling along, a public highway;
- 57. "subject waste" means,
  - i. liquid industrial waste, and
  - ii. hazardous waste,

but does not include waste from the servicing of motor vehicles at a retail motor vehicle service station or service facility that has a written agreement for the collection and management of such waste with a waste management system approved under Part V for the purposes and does not include waste from,

- iii. a nursing home under the Nursing Homes Act.
- iv. a home under the Homes for the Aged and Rest Homes Act,
- v. a home for special care under the Homes for Special Care Act,
- vi. the professional office of a member of the Royal College of Dental Surgeons of Ontario, or
- vii. the professional office of a member of the College of Physicians and Surgeons of Ontario;
- "transfer" means physical transfer of possession;

- 59. "transfer station" means a waste disposal site used for the purpose of transferring waste from one vehicle to another for transportation to another waste disposal site;
- 60. "waste generation facility" means those facilities, equipment and operations that are involved in the production, collection, handling or storage of subject waste at a site;
- 61. "waste transportation system" means those facilities, equipment and operations that are involved in transporting subject waste beyond the boundaries of a site or from site to site;
- 62. "waste-derived fuel" means waste transferred by a generator and destined for a wastederived fuel site where it will be wholly utilized as a fuel or fuel supplement in a combustion unit;
- 63. "waste-derived fuel site" means a waste disposal site where waste-derived fuel is wholly utilized as a fuel or fuel supplement in a combustion unit used principally for functions other than waste management and, for hazardous waste or liquid industrial waste, the site may include blending or bulking facilities but may not include facilities for treatment or processing of waste-derived fuel. O. Reg. 322/85, s. 1.
- Section 2 of the said Regulation, as amended by section 2 of Ontario Regulation 175/83, is revoked and the following substituted therefor:
- 2. The following are designated wastes:
  - 1. Dust suppressant.
  - 2. Inert fill.
  - 3. Processed organic waste.
  - 4. Recyclable material.
  - 5. Rock fill or mill tailings from a mine.
  - 6. Waste-derived fuel.
  - 7. Hazardous waste.
  - 8. Hauled liquid industrial waste. O. Reg. 322/85, s. 2.
- Section 3 of the said Regulation is amended by adding thereto the following paragraph:
  - 7. Recyclable material.

- 4.—(1) Section 5 of the said Regulation is amended by adding thereto the following paragraph:
  - 4. Waste-derived fuel sites.
- (2) The said section 5 is further amended by adding thereto the following subsection:
- (2) Dust suppression sites designated in a certificate of approval or provisional certificate of approval for a dust suppression waste management system and established and operated in accordance therewith are exempt from the requirement to have a waste disposal site certificate of approval or provisional certificate of approval. O. Reg. 322/85, s. 4 (2).
  - Section 6 of the said Regulation is amended by adding thereto the following paragraphs:
    - 7. Waste generation facilities.
    - 8. Waste transportation systems.
  - Section 7 of the said Regulation is amended by adding thereto the following subsection:
- (2) Waste generation facilities are exempt from the requirement to have a waste management system certificate of approval in respect of the production, collection, handling and temporary storage of subject waste. O. Reg. 322/85, s. 6.
  - 7. The said Regulation is amended by adding thereto the following section:
- 7a. The standards, procedures and requirements set out in this Regulation do not apply to the extent that terms and conditions set out in a certificate of approval or a provisional certificate of approval issued under section 38 of the Act impose different standards, procedures or requirements. O. Reg. 322/85, s. 7.
  - Section 13 of the said Regulation is amended by adding thereto the following paragraphs;
    - 4. Valves that are part of a waste transportation vehicle used for transporting liquid industrial waste or hazardous waste shall have a locking mechanism and shall be locked when the vehicle contains the waste and the driver of the vehicle is not in attendance.
    - Whenever liquid industrial waste or hazardous waste is being transferred to or from a waste transportation vehicle, the driver of the vehicle must be present unless the generator or receiver is present.

- 6. A waste transportation vehicle used for transporting liquid industrial waste or hazardous waste shall be clearly marked with the name and number appearing on the certificate of approval or provisional certificate of approval that authorizes the transportation.
- 7. Where a waste transportation vehicle is used for transporting liquid industrial waste or hazardous waste, a copy of the certificate of approval or provisional certificate of approval that authorizes that transportation shall be kept in the vehicle.
- 8. A waste transportation vehicle used for transporting liquid industrial waste or hazardous waste shall be constructed, maintained, operated and marked or placarded in accordance with the applicable requirements of the Transportation of Dangerous Goods Act (Canada).
- The driver of a waste transportation vehicle used for the transportation of liquid industrial waste or hazardous waste shall be trained in,
  - i. the operation of the vehicle and waste management equipment,
  - ii. relevant waste management legislation, regulations and guidelines,
  - iii. major environmental concerns pertaining to the waste to be handled,
  - iv. occupational health and safety concerns pertaining to the waste to be handled, and
  - v. emergency management procedures for the wastes to be handled.
- The said Regulation is further amended by adding thereto the following sections:

#### GENERATOR REGISTRATION

- 15.—(1) Every generator shall submit an initial Generator Registration Report in Form 2 to the Director in respect of the waste generation facility and each subject waste he produces, collects, handles or stores or that he is likely to produce, collect, handle or store.
- (2) Every report referred to in subsection (1) or (4) shall contain such data, analysis and information as will enable the Director to satisfy himself as to the quality and nature of the waste.
- (3) Upon receipt of an initial Generator Registration Report, the Director shall issue to the generator a

- generator registration document with a generator registration number and the applicable waste numbers accepted by the Director.
- (4) Where there is a change from the information submitted in the initial Generator Registration Report or any previous supplementary Generator Registration Reports in respect of name, address, or telephone number, addition of subject wastes or significant change in the description or physical or chemical characteristics of the subject wastes, the generator who submitted the applicable report shall send a supplementary Generator Registration Report to the Director within fifteen days after the change.
- (5) No generator shall transfer a particular subject waste to a waste transportation system until he has obtained a generator registration document with a waste number for that waste.
- (6) If a change that is required to be reported by subsection (4) involves the variation of a subject waste or the production, collection, handling or storage of a new subject waste, the generator shall not transfer the subject waste to a waste transportation system until he has obtained reissue of his generator registration document specifically addressing the change.
- (7) Every generator shall use his generator registration number and applicable waste numbers in all transfers of subject waste under this Regulation.
- (8) Every generator shall keep a record of the subject waste disposed of at the waste generation facility including the name, waste number, quantity and disposition of the waste.
- (9) A record referred to in subsection (8) may be disposed of after two years.
- (10) When any subject waste is retained at a waste generation facility for a period longer than three months, the generator, unless there is a waste disposal site certificate of approval or provisional certificate of approval in respect of the facility, shall submit a report to the Regional Director of the Ministry within five business days after the three month period which report shall include the name and waste number of the waste, the quantity involved, the manner in which it is stored, the reasons for the retention and the anticipated time and manner of disposal of the waste.
- (11) Every generator who transfers subject waste to a waste transportation system shall orally report to the Director any subject waste transferred by him that he is not able, within four weeks, to confirm was delivered to the intended receiving facility or to another receiving facility approved to accept the waste.
- (12) In unusual circumstances, such as a spill, a process aberration or upset, or the circumstances described in subsection 19 (2), where a generator discovers that he needs a generator registration number or a waste number to comply with this Regulation in the disposal of subject waste, the Regional Director of

the Ministry or an alternate named by him may assign a generator registration number or accept a waste number identified by the generator.

- (13) Where a generator registration number is assigned under subsection (12), subsection (5) does not apply and subsections (1) and (2) shall be complied with within ninety days.
- (14) Where a waste number is accepted under subsection (12), subsections (5) and (6) do not apply.
  - (15) For purposes of this section,
    - (a) "liquid waste" means waste that has a slump of more than 150 millimetres using the Test Method for the Determination of Liquid Waste (slump test); and
    - (b) "subject waste" includes waste producing leachate containing any of the contaminants listed in Schedule 4 at a concentration between ten and one hundred times that specified in the Schedule when tested using the Leachate Extraction Procedure or an equivalent test method approved by the Director.
- (16) Except as provided in subsection (17), this section does not apply to any generator until one year after this section comes into force.
- (17) This section applies to every generator who submits, within one year after this section comes into force, an initial Generator Registration Report under subsection (1) on and after the day he receives his generator registration document. O. Reg. 322/85, s. 9, part.

#### MANIFESTS-GENERATOR REQUIREMENTS

- 16.—(1) No generator shall permit subject waste to pass from his control or to leave the waste generation facility except by transfer of the subject waste to a waste transportation system operating under a certificate of approval or provisional certificate of approval and unless the generator has completed a manifest in respect of the waste in accordance with this Regulation.
- (2) No generator shall transfer subject waste to a waste transportation system unless the subject waste is so packaged or marked that it meets the transport requirements of the *Transporation of Dangerous Goods Act* (Canada). O. Reg. 322/85, s. 9, part.

#### MANIFESTS-CARRIER REQUIREMENTS

- 17. Every carrier shall report to the Director the number of every intact manifest supplied to him that is lost, spoiled or used other than in accordance with this Regulation. O. Reg. 322/85, s. 9, part.
- 18.—(1) No carrier shall have possession of subject waste unless he has, accompanying the waste, a man-

- ifest in respect of the waste, completed by the generator in accordance with this Regulation, except during a transfer while the manifest is being completed by a generator or receiver.
- (2) For purposes of subsection (1), a manifest is not completed by a generator in accordance with this Regulation if it contains an obvious error. O. Reg. 322/85, s. 9, part.
- 19.—(1) No carrier shall permit subject waste to pass from his control except in accordance with this Regulation.
- (2) A carrier, with the specific approval of a Regional Director of the Ministry or an alternate named by him, may transfer subject waste in Ontario to another vehicle in the same waste transportation system or to a waste transportation system operating under a certificate of approval of provisional certificate of approval or to a receiving facility to alleviate a dangerous situation.
- (3) Where a truckload or less of subject waste has been transferred by a generator to a waste transportation system, the carrier shall promptly transport the waste to the receiving facility named in the manifest related to that load unless he is permitted to do otherwise by subsection (2) or section 24. O. Reg. 322/85, s. 9, part.

#### MANIFESTS-TRANSPORT WITHIN ONTARIO

- 20.—(1) This section applies where a generator transfers subject waste in Ontario to a waste transportation system for transport to a receiving facility in Ontario and, for the purpose of this section, "generator" includes a carrier to whom subsection 19 (2) applies.
- (2) Where subject waste is transferred to a waste transportation system by a generator,
  - (a) for each truckload or part thereof transferred, the carrier shall complete section B (Carrier) of an intact manifest and give the manifest, at the time of the transfer, to the generator; and
  - (b) for each truckload or part thereof transferred, the generator shall obtain from the carrier the intact manifest, with section B completed, and shall,
    - (i) at the time of the transfer, complete section A (Generator),
    - (ii) remove Copy 1 (White) and return it to the Director within three working days after the transfer,
    - (iii) remove Copy 2 (Green) and retain it for a period of two years, and

- (iv) return the remaining four copies of the manifest to the carrier at the time of the transfer.
- (3) A carrier may transfer subject waste,
  - (a) with the specific approval of a Regional Director of the Ministry or an alternate named by him, to another vehicle of the same waste transportation system, to a waste transportation system operating under a certificate of approval or provisional certificate of approval or to a specified receiving facility as mentioned in clause (b), (c) or (d) to alleviate a dangerous situation;
  - (b) to a waste disposal site operating under a certificate of approval or provisional certificate of approval authorizing acceptance of the waste;
  - (c) with the consent of the owner of the sewage works, to a sewage works for which an approval under the Ontario Water Resources Act has been issued and that is not in contravention of the approval; or
  - (d) to a waste-derived fuel site having a combustion unit operating under a certificate of approval issued under section 8 of the Act authorizing acceptance and combustion of the waste.
- (4) Every carrier transferring waste under subsection (3) shall, at the time of the transfer, give the receiver the remaining four parts of the applicable manifest completed for that load of waste.
- (5) Where a transfer of subject waste takes place under subsection (3), the receiver shall obtain from the carrier the remaining four parts of the manifest completed for that load and shall.
  - (a) at the time of the transfer, complete section C
     (Receiver) of the remaining four parts of the manifest;
  - (b) remove Copy 3 (Yellow) of the manifest and return it to the Director within three working days after the transfer;
  - (c) remove Copy 4 (Pink) of the manifest and return it to the carrier at the time of the transfer;
  - (d) retain Copy 5 (Blue) of the manifest for two years; and
  - (e) remove Copy 6 (Brown) of the manifest and return it to the generator shown on the manifest within three working days after the transfer.
- (6) Every carrier transferring waste under subsection (3) shall, prior to leaving the site of the transfer,

obtain from the receiver of the waste Copy 4 (Pink) of the manifest referred to under clause (5) (c) and shall retain it for a period of two years.

- (7) Every carrier who is the operator of a waste transportation system for which a certificate of approval or provisional certificate of approval as a dust suppression waste management system is issued may deposit for the purpose of dust suppression, in accordance with the provisions of the approval, dust suppressant at a dust suppression site designated in the approval and, where that is done, shall,
  - (a) at the time of completion of the deposit, complete section C (Receiver) of the remaining four parts of the applicable manifest received under subclause (2) (b) (iv);
  - (b) remove Copy 3 (Yellow) of the manifest and return it to the Director within three working days after the deposit;
  - (c) retain Copy 4 (Pink) of the manifest for two years; and
  - (d) remove Copy 6 (Brown) of the manifest and return it to the generator shown on the manifest within three working days after the deposit. O. Reg. 322/85, s. 9, part.

#### MANIFESTS-TRANSPORT OUT OF ONTARIO

- 21.—(1) This section applies where a generator transfers subject waste in Ontario to a waste transportation system for transport to a receiving facility outside Ontario.
- (2) Where subject waste is transferred for transport to a receiving facility in a Canadian jurisdiction, a manifest issued under the *Transportation of Dangerous Goods Act* (Canada) or an equivalent manifest issued by a Canadian jurisdiction may be used for purposes of compliance with this Regulation.
- (3) Where subject waste is transferred for transport to a receiving facility in a Canadian jurisdiction and the laws of that jurisdiction require submission to authorities in that jurisdiction of the equivalent of Copy 1 or 3 of a manifest, submission to the Director of a photocopy of the copy submitted or of a copy retained may be substituted for the requirement to submit Copy 1 or 3 of a manifest.
- (4) Where subject waste is transferred to a waste transportation system by a generator,
  - (a) for each truckload or portion thereof transferred, the carrier shall complete section B (Carrier) of an intact manifest and give the manifest, at the time of the transfer, to the generator, and
  - (b) for each truckload or portion thereof transferred, the generator shall obtain from the

carrier the intact manifest, with section B completed, and shall,

- (i) at the time of the transfer, complete section A (Generator),
- (ii) remove Copy 1 (White) and return it to the Director within three working days after the transfer,
- (iii) remove Copy 2 (Green) and retain it for two years, and
- (iv) return the remaining four copies of the manifest to the carrier at the time of the transfer.
- (5) No carrier shall transport subject waste out of Ontario destined for a receiving facility outside Ontario unless the carrier has reason to believe the intended receiver is willing to complete section C (Receiver) of the applicable manifest completed for that load of waste.
- (6) Every carrier transferring subject waste to a receiving facility outside Ontario shall, at the time of the transfer, give the receiver the remaining four parts of the applicable manifest for completion of section C (Receiver).
- (7) Every carrier who transfers waste under subsection (6) shall,
  - (a) return Copy 3 (Yellow) of the manifest to the Director within three working days after the transfer;
  - (b) retain Copy 4 (Pink) of the manifest for two years; and
  - (c) remove Copy 6 (Brown) of the manifest and return it to the generator indicated on the manifest within three working days after the transfer.
- (8) Every manifest referred to in subsection (7) shall have section C (Receiver) completed by the receiver. O. Reg. 322/85, s. 9, part.

#### MANIFESTS-TRANSPORT INTO ONTARIO

- 22.—(1) This section applies where subject waste is transferred outside Ontario to a waste transportation system for transport to a receiving facility in Ontario.
- (2) Where subject waste is transferred in Canada for transport to a receiving facility in Ontario, a manifest under the *Transportation of Dangerous Goods Act* (Canada) or any equivalent manifest issued by a Canadian jurisdiction may be used for purposes of compliance with this Regulation.
- (3) No carrier shall bring subject waste into Ontario for purposes of transport to a receiving facility in Ontario unless.

- (a) the waste was accepted from a generator who has a generator registration document specifying a generator registration number and the applicable waste numbers under section 15 unless section 15 does not apply to that generator;
- (b) for each truckload or portion thereof to be transferred, the carrier completed section B (Carrier) of an intact manifest and gave it, at the time of the transfer, to the generator for completion of section A (Generator) and return to the carrier; and
- (c) the applicable manifest with section B (Carrier) completed by the carrier and section A (Generator) completed by the generator accompanies the waste.
- (4) Every carrier who brings subject waste into Ontario for transfer to a receiving facility in Ontario shall forward to the Director, within three working days after the out of province transfer, Copy 1 (White) of the applicable manifest showing the generator registration number and the applicable waste number.
  - (5) A carrier may transfer subject waste,
    - (a) to a waste disposal site operating under a certificate of approval or provisional certificate of approval authorizing acceptance of the waste;
    - (b) with the consent of the owner of the sewage works, to a sewage works for which an approval under the Ontario Water Resources Act has been issued, and that is not in contravention of the approval; or
    - (c) to a waste-derived fuel site having a combustion unit operating under a certificate of approval issued under section 8 of the Act authorizing acceptance and combustion of the waste.
- (6) Every carrier transferring waste under subsection (5) shall, at the time of the transfer, give the receiver the remaining four parts of the applicable manifest completed in respect of the waste.
- (7) Where a transfer of subject waste takes place under subsection (5), the receiver shall obtain from the carrier the remaining four parts of the manifest completed in respect of that load of waste and shall,
  - (a) at the time of the transfer, complete section C (Receiver) of the remaining four parts of the manifest;
  - (b) remove Copy 3 (Yellow) of the manifest and return it to the Director within three working days after the transfer;
  - (c) remove Copy 4 (Pink) of the manifest and return it to the carrier at the time of the transfer;

- (d) retain Copy 5 (Blue) of the manifest for two years; and
- (e) remove Copy 6 (Brown) of the manifest and return it to the generator shown on the manifest within three working days after the transfer.
- (8) Every carrier who has transferred waste under subsection (5) shall, prior to leaving the site of the transfer, obtain from the receiver Copy 4 (Pink) of the applicable manifest and shall retain it for two years.
- (9) Every carrier who is the operator of a waste transportation system for which a certificate of approval or provisional certificate of approval as a dust suppression waste management system is issued may deposit for the purpose of dust suppression, in accordance with the provisions of the approval, dust suppressant at a dust suppression site designated in the approval and, where that is done, shall,
  - (a) at the time of completion of the deposit, complete section C (Receiver) of the remaining four parts of the manifest accompanying the waste:
  - (b) remove Copy 3 (Yellow) of the manifest and return it to the Director within three working days after the deposit;
  - (c) retain Copy 4 (Pink) of the manifest for two years; and
  - (d) remove Copy 6 (Brown) of the manifest and return it to the generator shown on the manifest within three working days after the deposit. O. Reg. 322/85, s. 9, part.

#### MANIFESTS--TRANSPORT THROUGH ONTARIO

- 23.—(1) No carrier shall transport through Ontario subject waste from outside Ontario for transfer to a receiving facility outside Ontario unless he has with the waste, for each truckload or portion thereof, a manifest completed in accordance with the requirements of the jurisdiction issuing the manifest.
- (2) Where this section applies, a manifest issued under the *Transportation of Dangerous Goods Act* (Canada) or an equivalent manifest issued by a Canadian jurisdiction or a Uniform Hazardous Waste Manifest as prescribed by the United States Environmental Protection Agency may be used for purposes of compliance with this Regulation. O. Reg. 322/85, s. 9, part.

#### REFUSALS

- 24.—(1) Where a receiver refuses to accept a transfer of subject waste, he shall prepare a refusal report indicating the manifest number, the generator registration number, the carrier number and the reason for refusal and return it to the Director within three working days after the refusal.
- (2) Where a carrier intends to transfer subject waste to a receiving facility and the waste is refused by the intended receiver, the carrier, before attempting to make a different transfer, shall consult and obtain the instructions of the generator, unless written instructions have been provided by the generator in advance and may transfer the waste to a receiving facility indicated in the instructions.
- (3) If waste is refused by the intended receiver at the receiving facility and if the carrier cannot conveniently make a different transfer in accordance with this Regulation, the carrier may transfer the unadulterated waste to the waste generation facility set out in section A (Generator) of the applicable manifest and the carrier shall, at the time of the transfer, give the generator four parts of the applicable manifest completed by the generator in accordance with this Regulation.
- (4) Every generator shall accept a transfer of unadulterated subject waste in the circumstances described in subsection (3).
- (5) Where a transfer of subject waste occurs under subsection (3), the generator shall obtain from the carrier the remaining four parts of the applicable manifest completed by the generator in accordance with this Regulation and shall,
  - (a) at the time of the transfer, complete section C
     (Receiver) of the remaining four parts of the manifest;
  - (b) return Copy 3 (Yellow) to the Director within three working days after the transfer;
  - (c) return Copy 4 (Pink) to the carrier at the time of the transfer; and
  - (d) retain Copy 6 (Brown) for two years.
- (6) Every carrier who has transferred waste under subsection (3) shall, prior to leaving the site of the transfer, obtain from the receiver Copy 4 (Pink) of the applicable manifest and shall retain it for two years.
- (7) A waste generation facility is exempt from the requirement of a waste disposal site certificate of approval under section 27 of the Act in respect of an acceptance of waste under this section. O. Reg. 322/85, s. 9, part.

### 10. The said Regulation is further amended by adding thereto the following Forms:

Form 1

Environmental Deposition and the common and the com	Ministry of the Environment Onserio	Ministère de l'Environnement	MANIFEST TRegulation 309, R.R.O. 1980, Form 1.		MAN	IIFESTE	MANIFESTE Reglement 309, R.R.O. de 1980, formule 1.*	CONFORMS TO TR UNDER TTO ACT. CONFORMENEURY A DAMBERGURS FW	COMPONES TO TRANSPORTATION OF DANGEROUS GOODS REGILATIONS CONCOMERGE TO ACT, CHAPTER 34 SC 1980 CONCOMERGE TA MRS REGILATIONS ACT TO THE TRANSPORT DES AUMORITY OF THE TRANSPORT DES AUMORITY TO SUMMER THE TRANSPORT DES AUMORITY TO SUME THE TRANSPORT DES AUMORITY THE TRANSPORT DES AUMORITY TO SUME THE TRANSPORT DES AUMORITY TO S	EROUS GOODS RE WASPORT DES MAN	EGULATIONS PONANDISES 38 SC 1880	
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O. Reg. 322/85, s. 10, part.

#### Form 2

#### Environmental Protection Act



Ministry of the Environment Ministère de l'Environnement **Generator Registration Report** 

"Regulation 309, R.R.O. 1980, Form 2"

#### Rapport d'inscription du producteur

"Réglement 309, R.R.O. de 1980, formule 2"

NOTE: Regulation 309 requires generators of hazardous or liquid industrial wastes to submit a Generator Registration Report using this form respecting each waste generation facility and each hazardous or liquid industrial waste

REMARCUE: Le réglement 300 exige que les producteurs de déchets industriels liquides ou dangereux présentent un Rapport d'inscription du producteur en se servant de la presente formule pour chaque lieu de production de déchets et chaque dechet industriel liquide ou dangereux.

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9.	Name of contact / Nom de la perso	onne à contacter			Tel No. / AP de Mr.
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11.	Total number of wastes to be regist Numbre total de déchets à inscrire	tered with this report / au moyen de ce rapport			
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1487 (3.85) Page 1 of 2

	Description of Waste / Description des déchets
	Description of generating process / Description du procédé de production
	Waste quantity generated or accumulated / Quantité des déchets produite ou accumulée  Continuous process / Produée continu  Batch process / par lots
	or/ou
	kg/mo. / kg/mois batches/mo. kg/batch / kg/tot lots/mois
	Primary characteristic / Caracteristique principale
	Analytical data (if applicable). If the data has been estimated, attach separate sheet outlining the basis for the estimata. / Données analytiques (le cas échéant). Si les données sont estimatives, veuillez annexer une feuille é part pour décrire sur quoi reposent les estimations.
	Name of Laboratory (if applicable). / Laboratoire (le cas échéant)
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O. Reg. 322/85, s. 10, part.

NA9307

11. The said Regulation is further amended by adding thereto the following Schedules:

#### SCHEDULE 1

#### HAZARDOUS INDUSTRIAL WASTES

Industry an	d No. Waste
NA9301	The following spent halogenated solvents use in degreasing: tetrachloroethylene, tri chloroethylene, methylene chloride, 1,1,1 trichloroethane, carbon tetrachloride, an chlorinated fluorocarbons; and sludges fro the recovery of these solvents in degreasin operations.
NA9302	The following spent halogenated solvents tetrachloroethylene, methylene chloride, tri chloroethylene, 1,1,1-trichloroethane, chloro benzene, 1,1,2-trichloro-1,2,2-trifluoro ethane, ortho-dichlorobenzene, and trichloro fluoromethane; and the still bottoms from th recovery of these solvents.
NA9303	The following spent non-halogenated solvents xylene, acetone, ethyl acetate, ethyl benzene ethyl ether, methyl isobutyl ketone, n-buty alcohol, cyclohexanone, and methanol; and th still bottoms from the recovery of thes solvents.
NA9304	The following spent non-halogenated solvents cresols and cresylic acid, and nitrobenzene and the still bottoms from the recovery othese solvents.
NA9305	The following spent non-halogenated solvents toluene, methyl ethyl ketone, carbon disul phide, isobutanol, and pyridine; and the stil bottoms from the recovery of these solvents.
NA9306	Wastewater treatment sludges from electro plating operations except from the followin processes: (1) sulphuric acid anodizing o aluminum; (2) tin plating on carbon steel; (3 zinc plating (segregated basis) on carbo steel; (4) aluminum or zinc-aluminum platin on carbon steel; (5) cleaning/strippin associated with tin, zinc and aluminum platin on carbon steel; and (6)chemical etching an milling of aluminum.

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Wastewater treatment sludges from the chemical conversion coating of aluminum.

NA9308				th solution	
	-	electroplat	•	except for nt cyanide	-

NA9309 Plating bath sludges from the bottom of plating baths from electroplating operations where cyanides are used in the process (except for precious metals electroplating bath sludges).

NA9310 Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process (except for precious metals electroplating spent stripping and cleaning bath solutions).

NA9311 Quenching bath sludge from oil baths from metal heat treating operations where cyanides are used in the process (except for precious metals heat treating quenching bath sludges).

NA9312 Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations (except for precious metals heat treating spent cyanide solutions from salt bath pot cleaning).

NA9313 Quenching wastewater treatment sludges from metal heat treating operations where cyanides are used in the process (except for precious metals heat treating quenching wastewater treatment sludges).

NA9314 Cyanidation wastewater treatment tailing pond sediment from mineral metals recovery operations.

NA9315 Spent cyanide bath solutions from mineral metals recovery operations.

Hazardous Industrial Waste from Specific Sources

Industry and No. Waste

#### Wood Preservation:

NA9316 Bottom sediment sludge from the treatment of wastewaters from wood preserving processes that use creosote and/or pentachlorophenol.

#### Inorganic Pigments:

	<del></del>
NA9317	Wastewater treatment sludge from the production of chrome yellow and orange pigments.
NA9318	Wastewater treatment sludge from the production of molybdate orange pigments.
NA9319	Wastewater treatment sludge from the production of zinc yellow pigments.
NA9320	Wastewater treatment sludge from the production of chrome green pigments.
NA9321	Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous and hydrated).
NA9322	Wastewater treatment sludge from the production of iron blue pigments.
NA9323	Oven residue from the production of chrome oxide green pigments.
Organic Chemic	als:
NA9324	Distillation bottoms from the production of acetaldehyde from ethylene.
NA9325	Distillation side cuts from the production of acetaldehyde from ethylene.
NA9326	Bottom stream from the wastewater stripper in the production of acrylonitrile.
NA9327	Bottom stream from the acetonitrile column in the production of acrylonitrile.
NA9328	Bottoms from the acetonitrile purification column in the production of acrylonitrile.
NA9329	Still bottoms from the distillation of benzyl chloride.
NA9330	Heavy ends or distillation residues from the production of carbon tetrachloride.
NA9331	Heavy ends (still bottoms) from the purification column in the production of epichlorohydrin.
NA9332	Heavy ends from the fractionation column in ethyl chloride production.

NA9333	Heavy ends from the distillation of ethylene dichloride in ethylene dichloride production.
NA9334	Heavy ends from the distillation of vinyl chloride in vinyl chloride monomer production.
NA9335	Aqueous spent antimony catalyst waste from fluoromethanes production.
NA9336	Distillation bottom tars from the production of phenol/acetone from cumene.
NA9337	Distillation light ends from the production of phthalic anhydride from naphthalene.
NA9338	Distillation bottoms from the production of phthalic anhydride from naphthalene.
NA9339	Distillation light ends from the production of phthalic anhydride from ortho-xylene.
NA9340	Distillation bottoms from the production of phthalic anhydride from ortho-xylene.
NA9341	Distillation bottoms from the production of nitrobenzene by the nitration of benzene.
NA9342	Stripping still tails from the production of methyl ethyl pyridines.
NA9343	Centrifuge and distillation residues from toluene diisocyanate production.
NA9344	Spent catalyst from the hydrochlorinator reactor in the production of 1,1,1-trichloro-ethane.
NA9345	Waste from the product stream stripper in the production of 1,1,1-trichloroethane.
NA9346	Distillation bottoms from the production of 1,1,1-trichloroethane.
NA9347	Heavy ends from the heavy ends column from the production of 1,1,1-trichloroethane.
NA9348	Column bottoms or heavy ends from the combined production of trichloroethylene and perchloroethylene.
NA9349	Distillation bottoms from aniline production.

	1-5
NA9350	Process residues from aniline extraction from the production of aniline.
NA9351	Combined wastewater streams generated from nitrobenzene/aniline production.
NA9352	Distillation or fractionation column bottoms from the production of chlorobenzenes.
NA9353	Separated aqueous stream from the reactor product washing step in the production of chlorobenzenes.
Inorganic C	hemicals:
NA9390	Brine purification muds from the mercury cell process in chlorine production, where separately prepurified brine is not used.
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NA9391	Chlorinated hydrocarbon waste from the purification step of the diaphragm cell process using graphite anodes in chlorine production.
NA9392	Wastewater treatment sludge from the mercury cell process in chlorine production.
Pesticides:	
NA9354	By-product salts generated in the production of MSMA and cacodylic acid.
NA9355	Wastewater treatment sludge from the production of chlordane.
NA9356	Wastewater and scrub water from the chlorination of cyclopentadiene in the production of chlordane.
NA9357	Filter solids from the filtration of hexachlorocyclopentadiene in the production of chlordane.
NA9358	Vacuum stripper discharge from the chlordane chlorinator in the production of chlordane.
NA9359	Wastewater treatment sludges generated in the production of creosote.
NA9360	Still bottoms from toluene reclamation distillation in the production of disulphoton.
NA9361	Wastewater treatment sludges from the production of disulphoton.

NA9362	Wastewater from the washing and stripping of phorate production.
NA9363	Filter cake from the filtration of diethyl- phosphorodithioic acid in the production of phorate.
NA9364	Wastewater treatment sludge from the production of phorate.
NA9365	Wastewater treatment sludge from the production of toxaphene.
NA9366	Untreated process wastewater from the production of toxaphene.
NA9367	Heavy ends or distillation residues from the distillation of tetrachlorobenzene in the production of $2,4,5-T$ .
NA9368	2,6-Dichlorophenol waste from the production of $2,4-D$ .
NA9369	Untreated wastewater from the production of $2,4-\mathrm{D}$ .
Explosives:	
NA9370	Wastewater treatment sludges from the manufacturing and processing of explosives.
NA9371	Spent carbon from the treatment of wastewater containing explosives.
NA9372	Wastewater treatment sludges from the manufacturing formulation and loading of leadbased initiating compounds.
NA9373	Pink/red water from TNT operations.
Petroleum Refi	ning:
NA9374	Dissolved air flotation (DAF) float from the petroleum refining industry.
NA9375	Slop oil emulsion solids from the petroleum refining industry.
NA9376	Heat exchanger bundle cleaning sludge from the petroleum refining industry.
NA9377	API separator sludge from the petroleum refining industry.

Tank bottoms (leaded) from the petroleum NA9378

refining industry.

Iron & Steel:

Emission control dust/sludge from the primary NA9380

production of steel in electric furnaces.

Spent pickle liquor from steel finishing NA9381

operations.

Primary Copper:

Acid plant blowdown slurry/sludge resulting NA9383

from the thickening of blowdown slurry from

primary copper production.

Primary Lead:

Surface impoundment solids contained in and dredged from surface impoundments at primary NA9384

lead smelting facilities.

Primary Zinc:

NA9385 Sludge from treatment of process wastewater

and/or acid plant blowdown from primary zinc

production.

NA9386 Electrolytic anode slimes/sludges from primary

zinc production.

NA9387 Cadmium plant leachate residue (iron oxide)

from primary zinc production.

Secondary Lead:

NA9388 Emission control dust/sludge from secondary

lead smelting.

NA9389 Waste leaching solution from acid leaching of

emission control dust/sludge from secondary

lead smelting.

Veterinary Pharmaceuticals:

NA9394 Wastewater treatment sludges generated during

the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.

distil-NA9395 Distillation tar residues from the

lation of aniline-based compounds in the production of veterinary pharmaceuticals from

arsenic or organo-arsenic compounds.

NA9396 Residue from the use of activated carbon for decolourization in the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.

#### Ink Formulation:

NA9393	Solvent washes and sludges, caustic washes and
	sludges, or water washes and sludges from
	cleaning tubs and equipment used in the for-
	mulation of ink from pigments, driers, soaps,
	and stabilizers containing chromium and lead.

#### Coking:

NA9379	Ammonia operations	lime	sludge	from	coking
NA9397	Decanter operations	tar	sludge	from	coking

O. Reg. 322/85, s. 11, part.

#### **SCHEDULE 1E**

#### EXEMPT HAZARDOUS INDUSTRIAL WASTES

(There are no wastes currently listed in this Schedule)

O. Reg. 322/85, s. 11, part

#### **SCHEDULE 2**

## PART A ACUTE HAZARDOUS WASTE CHEMICALS

HAZARDOUS	s
NUMBER	NAME OF CHEMICAL
ON1001	Acetaldehyde, chloro- / Chloroacetaldehyde
ON1002	Acetamide, N-(aminothioxomethyl)- / l-Acetyl-2-thiourea
ON1003	Acetamide, 2-fluoro- / Fluoroacetamide
ON1067	Acetic acid, fluoro-, sodium salt / Sodium fluoroacetate
ON1004	Acetimidic acid, N-((methylcarbamoyl)oxy)thio-, methyl ester / Methomyl
ON1005	Acetone cyanohydrin / 2-Methyllactonitrile
ON1006	3-(alpha-Acetonylbenzyl)-4-hydroxycoumarin and salts, when present at concentrations greater than 0.3 percent / Warfarin, when present at concentrations greater than 0.3 percent
ON1002	1-Acety1-2-thiourea / Acetamide, N-(aminothioxomethy1)-
ON1007	Acrolein / 2-Propenal
ON1008	Agarin / 5-(Aminomethyl)-3-isoxazolol
ON1009	Aldicarb / Propanal, 2-methyl-2-(methylthio)-, O-((methylamino)carbonyl)oxime
ON1010	Aldrin / 1,2,3,4,10,10-Hexachloro-1,4,4a,5,8,8a-hexa-hydro-1,4:5,8-endo, exo-dimethanonaphthalene
ON1011	Allyl alcohol / 2-Propen-1-ol
ON1012	Aluminum phosphide
ON1008	5-(Aminomethyl)-3-isoxazolol / Agarin
ON1013	4-Aminopyridine / p-Aminopyridine
ON1014	Ammonium metavanadate / Ammonium vanadate
ON1015	Ammonium picrate / Phenol, 2,4,6-trinitro-, ammonium salt
ON1014	Ammonium vanadate / Ammonium metavanadate
ON1016	Arsenic acid
ON1017	Arsenic (III) oxide / Arsenic trioxide

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HAZARDOU: WASTE NUMBER	NAME OF CHEMICAL
ON1018	Arsenic (V) oxide / Arsenic pentoxide
ON1018	Arsenic pentoxide / Arsenic (V) oxide
ON1017	Arsenic trioxide / Arsenic (III) oxide
ON1019	Arsine, diethyl- / Diethylarsine
ON1020	Aziridine / Ethyleneimine
ON1021	Barium cyanide
ON1022	Benzenamine, 4-chloro- / p-Chloroaniline
ON1023	Benzenamine, 4-nitro- / p-Nitroaniline
ON1024	Benzene, (chloromethyl)- / Chlorotoluene
ON1025	1,2-Benzenediol, 4-(1-hydroxy-2-(methylamino)- ethyl)- / Epinephrine
ON1026	Benzenethiol / Phenyl mercaptan
ON1024	Benzyl chloride / (Chloromethyl)benzene
ON1027	Beryllium dust / Beryllium, metal powder
ON1028	Bis(chloromethyl) ether / Dichlorodimethyl ether
ON1029	Bromoacetone / 2-Propanone, 1-bromo-
ON1030	Brucine / 2,3-Dimethoxystrychnidin-10-one
ON1031	Calcium cyanide
ON1032	Camphene, octachloro- / Toxaphene
ON1033	Carbamimidoselenoic acid / Selenourea
ON1034	Carbon bisulphide / Carbon disulphide
ON1034	Carbon disulphide / Carbon bisulphide
ON1035	Carbonyl chloride / Phosgene
ON1036	Chlorine cyanide / Cyanogen chloride
ON1001	Chloroacetaldehyde / Acetaldehyde, chloro-
ON1022	p-Chloroaniline / 4-Chlorobenzenamine
ON1037	1-(o-Chlorophenyl)thiourea / 2-Chlorophenyl thiourea

HAZARDOUS	
WASTE NUMBER	NAME OF CHEMICAL
ON1038	3-Chloropropionitrile / 3-Chloropropanenitrile
ON1024	Chlorotoluene / (Chloromethyl)benzene
ON1039	Copper cyanides
ON1040	Cyanides (soluble cyanide salts) not elsewhere specified
ON1041	Cyanogen / Ethanedinitrile
ON1036	Cyanogen chloride / Chlorocyanogen
ON1028	Dichlorodimethyl ether / Bis(chloromethyl) ether
ON1042	Dichlorophenylarsine / Phenyldichloroarsine
ON1043	Dieldrin / 1,4:5,8-Dimethanonaphthalene, 1,2,3,4,10,10-hexachloro-6,7-expoxy- 1,4,4a,5,6,7,8,8a-octahydro, endo,exo-
ON1019	Diethylarsine / Arsine, diethyl-
ON1044	O,O-Diethyl S-(2-(ethylthio)ethyl) phosphorodithioate / Disulfoton
ON1045	Diethyl-p-nitrophenyl phosphate / Phosphoric acid, diethyl p-nitrophenyl ester
ON1046	O,O-Diethyl O,2-pyrazinyl phosphorothioate / Phosphorothioic acid, O,O-diethyl O-pyrazinyl ester
ON1047	Diisopropylfluorophosphate / Phosphorofluoridic acid, bis(1-methylethyl) ester
ON1048	Dimethoate / Phosphorodithioic acid, O,O-dimethyl S-(2-(methylamino)-2-oxoethyl) ester
ON1049	3,3-Dimethyl-l-(methylthio)-2-butanone, O- ((methylamino)carbonyl) oxime / Thiofanox
ON1050	O,O-Dimethyl O-(p-nitrophenyl) phosphorothicate / Methyl parathion
ON1051	Dimethylnitrosamine / N-Nitrosodimethylamine
ON1052	alpha,alpha-Dimethylphenethylamine / Phentermine
ON1053	4,6-Dinitro-o-cresol and salts / Phenol, 2,4-dinitro-6-methyl-, and salts
ON1054	4,6-Dinitro-o-cyclohexylphenol / Phenol, 2-cyclohexyl-4,6-dinitro-

HAZARDOI WASTE	US
NUMBER	NAME OF CHEMICAL
ON1055	2,4-Dinitrophenol / Phenol, 2,4-dinitro-
ON1056	Dinoseb / Phenol, 2,4-dinitro-6-(1-methylpropyl)-
ON1057	Diphosphoramide, octamethyl- / Octamethylpyro- phosphoramide
ON1044	Disulfoton / O,O-Diethyl S-(2-(ethylthio)ethyl) phosphorodithioate
ON1058	2,4-Dithiobiuret / 2-Thio-l-(thiocarbomyl)
ON1059	Dithiopyrophosphoric acid, tetraethyl ester / Tetraethy dithiopyrophosphate
ON1060	Endosulfan / 5-Norbornene-2,3-dimethanol, 1,4,5,6,7,7-hexachloro-, cyclic sulphite
ON1061	<pre>Endothall / 7-Oxabicyclo(2.2.1)heptane-2,3-dicarboxylic</pre>
ON1062	Endrin / 1,2,3,4,10,10-Hexachloro-6,7-epoxy- 1,4,4a,5,6,7,8,8a-octahydro-endo, endo- 1,4:5,8-dimethanonaphthalene
ON1025	Epinephrine / 1,2-Benzenediol, 4-(1-hydroxy-2- (methylamino)ethyl)-
ON1052	Ethanamine, 1,1-dimethy1-2-pheny1- / alpha,alpha- Dimethylphenethylamine
ON1063	Ethenamine, N-methyl-N-nitroso- / N-Nitrosomethyl- vinylamine
ON1064	Ethyl cyanide / Propionitrile
ON1020	Ethylenimine / Aziridine
ON1065	Famphur / Phosphorothioic acid, O,O-dimethyl O-(p-((dimethylamino)sulfonyl)phenyl) ester
ON1066	Fluorine
ON1003	Fluoroacetamide / Acetamide, 2-fluoro-
ON1067	Fluoroacetic acid, sodium salt / Sodium fluoroacetate
ON1068	Fulminic acid, mercury (II) salt / Fulminate of mercury
ON1069	Heptachlor / 1,4,5,6,7,8,8-Heptachloro-3a,4,7,7a- tetrahydro-4,7-methanoindene

HAZARDOU WASTE NUMBER	NAME OF CHEMICAL
ON1062	1,2,3,4,10,10-Hexachloro-6,7-epoxy-1,4,4a,5,6,7,8,8a-octahydro-endo, endo-1,4:5,8-dimethanonaphthalene / Endrin
ON1043	1,2,3,4,10,10-Hexachloro-6,7-epoxy-1,4,4a,5,6,7,8,8a-octahydro-endo, exo-1,4:5,8-dimethanonaphthalene / Dieldrin
ON1070	1,2,3,4,10,10-Hexachloro-1,4,4a,5,8,8a-hexahydro- 1,4:5,8-endo, endo-dimethanonaphthalene / Isodrin
ON1010	1,2,3,4,10,10-Hexachloro-1,4,4a,5,8,8a-hexahydro-1,4: 5,8- endo, exo-dimethanonaphthalene / Aldrin
ON1071	Hexachlorohexahydro-exo, exo-dimethanonaphthalene
ON1072	Hexaethyl tetraphosphate / Tetraphosphoric acid, hexaethyl ester
ON1073	Hydrazinecarbothioamide / Thiosemicarbazide
ON1074	Hydrazine, methyl- / Methylhydrazine
ON1075	Hydrocyanic acid
ON1076	Hydrogen cyanide
ON1077	Hydrogen phosphide / Phosphine
ON1078	Isocyanic acid, methyl ester / Methyl isocyanate
ON1070	<pre>Isodrin / 1,2,3,4,10,10-Hexachloro-1,4,4a,5,8,8a- hexahydro-1,4:5,8-endo, endo-dimethanonaphthalene</pre>
ON1008	3(2H)-Isoxazolone, 5-(aminomethyl)- / Agarin
ON1079	Mercury, (acetato)phenyl- / Phenylmercuric acetate
ON1068	Mercury fulminate / Fulminate of mercury
ON1028	Methane, oxybis(chloro- / Dichlorodimethyl ether
ON1080	Methane, tetranitro- / Tetranitromethane
ON1081	Methanethiol, trichloro- / Trichloromethanethiol
ON1069	4,7-Methano-1H-indene, 1,4,5,6,7,8,8-heptachloro-3a,4,7,7a-tetrahydro-/Heptachlor
ON1004	<pre>Methomyl / Acetimidic acid, N-((methylcarbamoyl)- oxy)thio-, methyl ester</pre>

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON1082	2-Methylaziridine / Propyleneimine
ON1074	Methyl hydrazine / Hydrazine, methyl-
ON1078	Methyl isocyanate / Isocyanic acid, methyl ester
ON1005	2-Methyllactonitrile / Acetone cyanohydrin
ON1050	Methyl parathion / O,O-Dimethyl O-(p-nitrophenyl) phosphorothioate
ON1083	alpha-Naphthylthiourea / Thiourea, l-naphthalenyl-
ON1084	Nickel carbonyl / Nickel tetracarbonyl
ON1085	Nickel cyanide / Nickel (II) cyanide
ON1085	Nickel (II) cyanide / Nickel cyanide
ON1084	Nickel tetracarbonyl / Nickel carbonyl
ON1086	Nicotine and salts / Pyridine, (S)-3-(1-methyl-2-pyrrolidinyl)- and salts
ON1087	Nitric oxide / Nitrogen (II) oxide
ON1023	p-Nitroaniline / 4-Nitrobenzenamine
ON1088	Nitrogen dioxide / Nitrogen (IV) oxide
ON1087	Nitrogen (II) oxide / Nitric oxide
ON1088	Nitrogen (IV) oxide / Nitrogen dioxide
ON1089	Nitroglycerin / 1,2,3-Propanetriol, trinitrate-
ON1051	N-Nitrosodimethylamine / Dimethylnitrosamine
ON1063	N-Nitrosomethylvinylamine / N-Methyl-N-nitroso- ethenylamine
ON1060	5-Norbornene-2,3-dimethanol, 1,4,5,6,7,7-hexachloro, cyclic sulphite / Endosulfan
ON1057	Octamethylpyrophosphoramide / Diphosphoramide, octamethyl-
ON1090	Osmium oxide / Osmium tetroxide
ON1090	Osmium tetroxide / Osmium oxide
ON1061	7-Oxabicyclo(2.2.1)heptane-2,3-dicarboxylic acid / Endothall

HAZARDOU	S
WASTE NUMBER	NAME OF CHEMICAL
ON1091	Parathion / Phosphorothioic acid, 0,0,-diethyl 0-(p-nitrophenyl) ester
ON1054	Phenol, 2-cyclohexyl-4,6-dinitro- / 4,6-Dinitro-o-cyclo- hexylphenol
ON1055	Phenol, 2,4-dinitro- / 2,4-Dinitrophenol
ON1053	Phenol, 2,4-dinitro-6-methyl-, and salts / Dinitro-o-cresol and salts
ON1056	Phenol, 2,4-dinitro-6-(1-methylpropyl)- / Dinoseb
ON1015	Phenol, 2,4,6-trinitro-, ammonium salt / Ammonium picrate
ON1042	Phenyl dichloroarsine / Dichlorophenylarsine
ON1026	Phenyl mercaptan / Benzenethiol
ON1079	Phenylmercuric acetate / Mercury, (acetato)phenyl-
ON1092	N-Phenylthiourea / Phenylthiocarbamide
ON1093	Phorate / Phosphorothioic acid, 0,0-diethyl S-(ethylthio)methyl ester
ON1035	Phosgene / Carbonyl chloride
ON1077	Phosphine / Hydrogen phosphide
ON1045	Phosphoric acid, diethyl p-nitrophenyl ester / Diethyl-p-nitrophenyl phosphate
ON1048	Phosphorodithioic acid, O,O-dimethyl S-(2-(methylamino) -2-oxoethyl) ester / Dimethoate
ON1047	Phosphorofluoridic acid, bis(l-methylethyl) ester / Diisopropylfluorophosphate
ON1093	Phosphorothioic acid, 0,0-diethyl S-(ethylthio)methyl ester / Phorate
ON1091	Phosphorothioic acid, 0,0-diethyl 0-(p-nitrophenyl) ester / Parathion
ON1046	Phosphorothioic acid, 0,0-diethyl 0-pyrazinyl ester / 0,0-Diethyl 0,2-pyrazinyl phosphorothioate
ON1065	Phosphorothioic acid, O,O-dimethyl O-(p-((dimethylamino)-sulfonyl)phenyl) ester / Famphur

HAZARDOU WASTE NUMBER	NAME OF CHEMICAL
ON1094	Plumbane, tetraethyl- / Tetraethyl lead
ON1095	Potassium cyanide
ON1096	Potassium dicyanoargentate / Potassium silver cyanide
ON1096	Potassium silver cyanide / Potassium dicyanoargentate
ON1009	Propanal, 2-methyl-2-(methylthio)-, O-((methylamino)-carbonyl)oxime / Aldicarb
ON1064	Propanenitrile / Propionitrile
ON1038	Propanenitrile, 3-chloro- / 3-Chloropropionitrile
ON1005	Propanenitrile, 2-hydroxy-2-methyl- / Acetone cyanohydrin
ON1089	1,2,3-Propanetriol, trinitrate- / Nitroglycerin
ON1029	2-Propanone, 1-bromo- / Bromoacetone
ON1097	Propargyl alcohol / 2-Propyn-1-ol
ON1007	2-Propenal / Acrolein
ON1011	2-Propen-1-ol / Allyl alcohol
ON1064	Propionitrile / Ethyl cyanide
ON1082	1,2-Propylenimine / 2-Methylaziridine
ON1097	2-Propyn-1-ol / Propargyl alcohol
ON1013	4-Pyridinamine / 4-Aminopyridine
ON1086	Pyridine, (S)-3-(1-methyl-2-pyrrolidinyl)- and salts / Nicotine and salts
ON1098	Pyrophosphoric acid, tetraethyl ester / Tetraethyl pyrophosphate
ON1033	Selenourea / Carbamimidoselenoic acid
ON1099	Silver cyanide
ON1100	Sodium azide
ON1101	Sodium cyanide
ON1067	Sodium fluoroacetate / Fluoroacetic acid, sodium salt

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HAZARDOUS WASTE	3
NUMBER	NAME OF CHEMICAL
ON1102	Strontium sulphide
ON1103	Strychnidin-10-one and salts
ON1030	Strychnidin-10-one, 2,3-dimethoxy- / Brucine
ON1104	Strychnine and salts
ON1105	Sulphuric acid, thallium (I) salt / Thallium sulphate, solid
ON1059	Tetraethyldithiopyrophosphate / Dithiopyrophosphoric acid, tetraethyl ester
ON1094	Tetraethyl lead / Plumbane, tetraethyl-
ON1098	Tetraethyl pyrophosphate / Pyrophosphoric acid, tetraethyl ester
ON1080	Tetranitromethane / Methane, tetranitro-
ON1072	Tetraphosphoric acid, hexaethyl ester / Hexaethyl tetraphosphate
ON1106	Thallic oxide / Thallium (III) oxide
ON1106	Thallium (III) oxide / Thallic oxide
ON1107	Thallium (I) selenite
ON1105	Thallium (I) sulphate / Sulphuric acid, thallium (I) salt
ON1049	Thiofanox / 3,3-Dimethyl-1-(methylthio)-2-butanone, O-((methylamino)carbonyl) oxime
ON1058	Thioimidodicarbonic diamide / 2,4-Dithiobiuret
ON1026	Thiophenol / Phenyl mercaptan
ON1073	Thiosemicarbazide / Hydrazinecarbothioamide
ON1037	Thiourea, (2-chlorophenyl)- / 1-(o-Chlorophenyl)-2-thiourea
ON1083	Thiourea, l-naphthalenyl- / alpha-Naphthylthiourea
ON1092	Thiourea, phenyl- / N-Phenylthiourea
ON1032	Toxaphene / Camphene, octachloro-
ON1081	Trichloromethanethiol / Methanethiol, trichloro-

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HAZARDOU WASTE NUMBER	NAME OF CHEMICAL
ON1014	Vanadic acid, ammonium salt / Ammonium metavanadate
ON1107	Vanadium pentoxide / Vanadium (V) oxide
ON1107	Vanadium (V) oxide / Vanadium pentoxide
ON1006	Warfarin, when present at concentrations greater than 0. percent / 3-(alpha-Acetonylbenzyl)-4-hydroxycoumari and salts, when present at concentrations greater than 0.3 percent
ON1108	Zinc cyanide
ON1109	Zinc phosphide, when present at concentrations greater than 10 percent

# PART B HAZARDOUS WASTE CHEMICALS

HAZARDOUS	
WASTE NUMBER	NAME OF CHEMICAL
ON2001	Acetaldehyde / Ethyl aldehyde
ON2002	Acetaldehyde, trichloro- / Chloral
ON2003	Acetamide, N-(4-ethoxyphenyl)- / Phenacetin
ON2004	Acetamide, N-9H-fluoren-2-yl- / 2-Acetylaminofluorene
ON2005	Acetic acid, ethyl ester / Ethyl acetate
ON2006	Acetic acid, lead salt / Lead acetate
ON2007	Acetic acid, thallium (I) salt / Thallium (I) acetate
ON2226	Acetone / 2-Propanone
ON2008	Acetonitrile / Methyl cyanide
ON2009	<pre>3-(alpha-Acetonylbenzyl)-4-hydroxycoumarin and salts, when present at concentrations of 0.3 percent or less / Warfarin, when present at concentrations of 0.3 percent or less</pre>
ON2010	Acetophenone / Ethanone, 1-phenyl-
ON2004	2-Acetylaminofluorene / Acetamide, N-9H-fluoren-2-yl-
ON2011	Acetyl chloride / Acetic chloride
ON2012	Acrylamide / Propenamide
ON2013	Acrylic acid / 2-Propenoic acid
ON2014	Acrylonitrile / 2-Propenenitrile
ON2015	Alanine, 3-(p-bis(2-chloroethyl)amino)phenyl-, L-/Melphalan
ON2016	Amitrole / 1H-1,2,4-Triazol-3-amine
ON2017	Aniline / Benzenamine
ON2018	Auramine / Benzenamine, 4,4'-carbonimidoylbis-(N,N-dimethyl-

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON2019	Azaserine / L-Serine, diazoacetate (ester)
ON2020	Azirino(2',3':3,4)pyrrolo(1,2a)indole-4,7-dione, 6-amino-8-(((aminocarbonyl)oxy)methyl)- 1,1a,2,8,8a,8b-hexahydro-8a-methoxy-5-methyl- / Mitomycin C
ON2021	Benz(j)aceanthrylene, 1,2-dihydro-3-methyl- / 3-Methylcholanthrene
ON2022	Benz(c)acridine / 3,4-Benzacridine
ON2022	3,4-Benzacridine / Benz(c)acridine
ON2023	Benzal chloride / Benzylidine chloride
ON2024	Benz(a)anthracene / 1,2-Benzanthracene
ON2024	1,2-Benzanthracene / Benz(a)anthracene
ON2025	<pre>1,2-Benzanthracene, 7,12-dimethyl- / 9,10-Dimethyl- benz(a)anthracene</pre>
ON2017	Benzenamine / Aniline
ON2018	Benzenamine, 4,4'-carbonimidoylbis(N,N-dimethyl- / Auramine
ON2026	Benzenamine, 4-chloro-2-methyl- / 4-Chloro-o-toluidine hydrochloride
ON2027	Benzenamine, N,N'-dimethyl-4-phenylazo- / Dimethylaminoazobenzene
ON2028	Benzenamine, 4,4'-methylenebis(2-chloro- / 4,4'-Methylenebis(2-chloroaniline)
ON2029	Benzenamine, 2-methyl-, hydrochloride / o-Toluidine hydrochloride
ON2030	Benzenamine, 2-methyl-5-nitro- / 5-Nitro-o-toluidine
ON2031	Benzene
ON2032	Benzeneacetic acid, 4-chloro-alpha-(4-chlorophenyl) -alpha-hydroxy, ethyl ester / Ethyl 4,4'-dichlorobenzilate
ON2033	Benzene, 1-bromo-4-phenoxy- / 4-Bromophenyl phenyl ether
ON2034	Benzene, chloro- / Chlorobenzene

HAZARDOUS	
NUMBER NUMBER	NAME OF CHEMICAL
ON2035	<pre>1,2-Benzenedicarboxylic acid anhydride / Phthalic anhydride</pre>
ON2036	<pre>1,2-Benzenedicarboxylic acid, (bis(2-ethylhexyl)) ester</pre>
ON2037	<pre>1,2-Benzenedicarboxylic acid, dibutyl ester / Dibutyl     phthalate</pre>
ON2038	<pre>1,2-Benzenedicarboxylic acid, diethyl ester / Diethyl     phthalate</pre>
ON2039	1,2-Benzenedicarboxylic acid, dimethyl ester / Dimethyl phthalate
ON2040	<pre>1,2-Benzenedicarboxylic acid, di-n-octyl ester / Di-n- octyl phthalate</pre>
ON2041	Benzene, 1,2-dichloro- / o-Dichlorobenzene
ON2042	Benzene, 1,3-dichloro- / m-Dichlorobenzene
ON2043	Benzene, 1,4-dichloro- / p-Dichlorobenzene
ON2023	Benzene, (dichloromethyl)- / Benzal chloride
ON2044	Benzene, 1,3-diisocyanatomethyl- / Toluene diisocyanate
ON2045	Benzene, dimethyl- / Xylene
ON2046	1,3-Benzenediol / Resorcinol
ON2047	Benzene, hexachloro- / Hexachlorobenzene
ON2048	Benzene, hexahydro- / Cyclohexane
ON2049	Benzene, hydroxy- / Phenol
ON2050	Benzene, methyl- / Toluene
ON2051	Benzene, 1-methy1-2,4-dinitro- / 2,4-Dinitrotoluene
ON2052	Benzene, 1-methyl-2,6-dinitro- / 2,6-Dinitrotoluene
ON2053	Benzene, 1,2-methylenedioxy-4-allyl- / Safrole
ON2054	Benzene, 1,2-methylenedioxy-4-propenyl- / Isosafrole
ON2055	Benzene, 1,2-methylenedioxy-4-propyl- / Dihydrosafrole

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON2056	Benzene, (1-methylethyl)- / Isopropylbenzene
ON2057	Benzene, nitro- / Nitrobenzene
ON2058	Benzene, pentachloro- / Pentachlorobenzene
ON2059	Benzene, pentachloronitro- / Pentachloronitrobenzene
ON2060	Benzenesulphonic acid chloride / Benzenesulphonyl chloride
ON2060	Benzenesulphonyl chloride / Benzenesulphonic acid chloride
ON2061	Benzene, 1,2,4,5-tetrachloro- /·1,2,4,5-Tetrachloro- benzene
ON2062	Benzene, trichloromethyl- / Benzotrichloride
ON2063	Benzene, 1,3,5-trinitro- / 1,3,5-Trinitrobenzene
ON2064	Benzidine / 4,4'-Diaminobiphenyl
ON2065	1,2-Benzisothiazolin-3-one, 1,1-dioxide and salts / Saccharin and salts
ON2066	Benzo(j,k)fluorene / Fluoranthene
ON2067	Benzo(a)pyrene / 3,4-Benzopyrene
ON2067	3,4-Benzopyrene / Benzo(a)pyrene
ON2068	p-Benzoquinone / Cyclohexadienedione
ON2062	Benzotrichloride / Benzene, trichloromethyl-
ON2069	1,2-Benzphenanthrene / Chrysene
ON2070	2,2'-Bioxirane / D-Threitol, 1,2:3,4-dianhydro-
ON2064	(1,1'-Biphenyl)-4,4'-diamine / Benzidine
ON2071	(1,1'-Bipheny1)-4,4'-diamine, 3,3'-dichloro- / 3,3'-Dichlorobenzidine
ON2072	(1,1'-Bipheny1)-4,4'-diamine, 3,3'-dimethoxy- / 3,3'-Dimethoxybenzidine
ON 2073	(1,1'-Biphenyl)-4,4'-diamine, 3,3'-dimethyl- / 3,3'-Dimethylbenzidine

HAZARDOUS	
WASTE NUMBER	NAME OF CHEMICAL
ON2074	<pre>Bis(2-chloroethoxy)methane / Ethane, 1,1'-(methylene- bis(oxy))bis(2-chloro-</pre>
ON 2075	<pre>Bis(2-chloroisopropyl) ether / Ether, bis(2-chloro-l- methylethyl)</pre>
ON2076	Bis(dimethylthiocarbamoyl) disulphide / Thiram
ON2036	<pre>Bis(2-ethylhexyl) phthalate / 1,2-Benzenedicarboxylic</pre>
ON2077	Bromine cyanide / Cyanogen bromide
ON2078	Bromoform / Tribromomethane
ON2033	4-Bromophenyl phenyl ether / Benzene, l-bromo-4-phenoxy-
ON2079	1,3-Butadiene, 1,1,2,3,4,4-hexachloro- / Hexachloro- butadiene
ON2080	<pre>1-Butanamine, N-butyl-N-nitroso- / N-Nitrosodi-n- butylamine</pre>
ON2081	Butanoic acid, 4-(bis(2-chloroethyl)amino)benzene- / Chlorambucil
ON2082	1-Butanol / n-Butyl alcohol
ON2083	2-Butanone / Methyl ethyl ketone
ON2084	2-Butanone peroxide / Methyl ethyl ketone peroxide
ON2085	2-Butenal / Crotonaldehyde
ON2086	2-Butene, 1,4-dichloro- / 1,4-Dichloro-2-butene
ON2082	n-Butyl alcohol / 1-Butanol
ON2087	Cacodylic acid / Arsine oxide, dimethylhydroxy-
ON2088	Calcium chromate / Chromic acid, calcium salt
ON2089	Carbamic acid, ethyl ester / Ethyl carbamate (urethane)
ON2090	Carbamic acid, methylnitroso-, ethyl ester / N-Nitroso-N-methylurethane
ON2091	Carbamide, N-ethyl-N-nitroso- / l-Nitroso-l-ethylurea

HAZARDOUS		
WASTE NUMBER	NAME OF CHEMICAL	
ON2092	Carbamide, N-methyl-N-nitroso- / l-Nitroso-l-methylurea	
ON 2093	Carbamide, thio- / Thiourea	
ON2094	Carbamoyl chloride, dimethyl- / Dimethylcarbamo chloride	yl
ON2095	Carbonic acid, dithallium (I) salt / Thallium carbonate	
ON2096	Carbonochloridic acid, methyl ester / Methyl chloroformate	
ON2097	Carbon oxyfluoride / Carbonyl fluoride	
ON2098	Carbon tetrachloride / Tetrachloromethane	
ON2097	Carbonyl fluoride / Fluorophosgene	
ON2002	Chloral / Trichloroacetaldehyde	
ON2081	Chlorambucil / Butanoic acid, 4-(bis(2-chloroet) amino)benzene-	nyl)-
ON2099	Chlordane / 4,7-Methanoindan, 1,2,4,5,6,7,8,8-octachloro-3a,4,7,7a-tetrahydro-	
ON2100	Chlornaphazine / 2-Naphthylamine, N,N'-bis- (2-chloroethyl)-	
ON2034	Chlorobenzene / Benzene, chloro-	
ON2101	4-Chloro-m-cresol / 4-Chloro-3-methylphenol	
ON2102	l-Chloro-2,3-epoxypropane / Epichlorohydrin	
ON2103	2-Chloroethyl vinyl ether / Ethene, 2-chloroetho	oxy-
ON2104	Chloroform / Trichloromethane	
ON2105	Chloromethyl methyl ether / Methylchloromethyl e	ether
ON2106	beta-Chloronaphthalene / Naphthalene, 2-chloro-	
ON2107	o-Chlorophenol / 2-Chlorophenol	
ON2026	4-Chloro-o-toluidine hydrochloride / 2-Amino-5-chlorotoluene hydrochloride	
ON2088	Chromic acid, calcium salt / Calcium chromate	-
ON2069	Chrysene / 1,2-Benzphenanthrene	

HAZARDOUS

WASTE	
NUMBER	NAME OF CHEMICAL
ON2108	Creosote
ON2109	Cresols
ON2110	Cresylic acid
ON2085	Crotonaldehyde / 2-Butenal
ON2056	Cumene / Isopropylbenzene
ON2077	Cyanogen bromide / Bromocyanide
ON2068	1,4-Cyclohexadienedione / Benzoquinone
ON2048	Cyclohexane / Benzene, hexahydro-
ON2111	Cyclohexanone / Anone
ON2112	1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro- / Hexachlorocyclopentadiene
ON2113	Cyclophosphamide / 2H-1,3,2-Oxazaphosphorine, 2-(bis(2-chloroethyl)amino)tetrahydro-, oxide 2-
ON2114	<pre>2,4-D, salts and esters / 2,4-Dichlorophenoxyacetic</pre>
ON2115	Daunomycin / 5,12-Naphthacenedione, (8S-cis)-8-acetyl- 10-((3-amino-2,3,6-trideoxy-alpha-L-lyxo-hexo- pyranosyl)oxyl)-7,8,9,10-tetrahydro-6,8,11- trihydroxyl-methoxy-
ON2116	DDD / Dichlorodiphenyldichloroethane
ON2117	DDT / Dichlorodiphenyltrichloroethane
ON2118	Decachlorooctahydro-1,3,4-metheno-2H-cyclobuta(c,d)- pentalen-2-one / Kepone or Chlordecone
ON2119	Diallate / S-(2,3-Dichloroally1) diisopropylthio- carbamate
ON2120	Diamine / Hydrazine
ON2121	Diaminotoluene / Toluenediamine
ON2122	Dibenz(a,h)anthracene / 1,2,5,6-Dibenzanthracene
ON2122	1,2,5,6-Dibenzanthracene / Dibenz(a,h)anthracene
ON2123	1,2,7,8-Dibenzopyrene / Dibenz(a,i)pyrene

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON2123	Dibenz(a,i)pyrene / 1,2,7,8-Dibenzopyrene
ON2124	1,2-Dibromo-3-chloropropane / Propane, 1,2-dibromo-3-chloro-
ON2125	Dibromomethane / Methylene bromide
ON2037	Dibutyl phthalate / 1,2-Benzenedicarboxylic acid, dibutyl ester
ON2119	S-(2,3-Dichloroally1) diisopropylthiocarbamate / Diallate
ON2041	o-Dichlorobenzene / 1,2-Dichlorobenzene
ON2042	m-Dichlorobenzene / 1,3-Dichlorobenzene
ON2043	p-Dichlorobenzene / 1,4-Dichlorobenzene
ON2071	3,3'-Dichlorobenzidine / (1,1'-Biphenyl)-4,4'-diamine, 3,3'-dichloro-
ON2086	1,4-Dichloro-2-butene / 1,4-Dichlorobutene-2
ON2126	Dichlorodifluoromethane / Methane, dichlorodifluoro-
ON2127	3,5-Dichloro-N-(1,1-dimethyl-2-propynyl) benzamide / Pronamide
ON2116	Dichlorodiphenyldichloroethane / DDD
ON2117	Dichlorodiphenyltrichloroethane / DDT
ON2128	1,1-Dichloroethylene / Ethene, 1,1-dichloro-
ON2129	1,2-Dichloroethylene / Ethene, trans-1,2-dichloro-
ON2130	Dichloroethyl ether / Ether, bis(2-chloroethyl)
ON2131	Dichloromethane / Methylene chloride
ON2132	2,4-Dichlorophenol / Phenol, 2,4-dichloro-
ON2133	2,6-Dichlorophenol / Phenol, 2,6-dichloro-
ON2114	2,4-Dichlorophenoxyacetic acid, salts and esters / 2,4-D, salts and esters
ON2134	1,2-Dichloropropane / Propylene dichloride
ON2135	1,3-Dichloropropene / Propene, 1,3-dichloro-
ON2070	1,2:3,4-Diepoxybutane / 2,2'-Bioxirane

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON2136	1,4-Diethylene dioxide / 1,4-Dioxane
ON2137	Diethyl ether / Ethyl ether
ON2138	N,N-Diethylhydrazine / Hydrazine, 1,2-diethyl-
ON2139	O,O-Diethyl-S-methyl-dithiophosphate / Phosphoro-dithioic acid, O,O-diethyl-, S-methyl ester
ON2038	Diethyl phthalate / 1,2-Benzenedicarboxylic acid, diethyl ester
ON2140	Diethylstilbestrol / 4,4'-Stilbenediol, alpha,alpha'-diethyl-
ON2141	1,2-Dihydro-3,6-pyridazinedione / Maleic hydrazide
ON2055	Dihydrosafrole / Benzene, 1,2-methylenedioxy- 4-propyl-
ON2072	<pre>3,3'-Dimethoxybenzidine / (1,1'Biphenyl)-4,4'-diamine, 3,3'-dimethoxy-</pre>
ON2142	Dimethylamine / Methanamine, N-methyl-
ON2027	Dimethylaminoazobenzene / Benzenamine, N,N'-dimethyl-4-phenylazo-
ON 2025	<pre>7,12-Dimethylbenz(a)anthracene / 1,2-Benzanthracene, 9,10-dimethyl-</pre>
ON2073	
	<pre>3,3'-Dimethylbenzidine / (1,1'-Biphenyl)-4,4'-diamine, 3,3'-dimethyl-</pre>
ON2143	<pre>3,3'-Dimethylbenzidine / (1,1'-Biphenyl)-4,4'-diamine, 3,3'-dimethyl-  alpha, alpha-Dimethylbenzylhydroperoxide / Cumene     hydroperoxide</pre>
ON2143	3,3'-dimethyl- alpha, alpha-Dimethylbenzylhydroperoxide / Cumene
	3,3'-dimethyl-  alpha, alpha-Dimethylbenzylhydroperoxide / Cumene hydroperoxide  Dimethylcarbamoyl chloride / Carbamoyl chloride,
ON 2094	3,3'-dimethyl-  alpha, alpha-Dimethylbenzylhydroperoxide / Cumene hydroperoxide  Dimethylcarbamoyl chloride / Carbamoyl chloride, dimethyl-
ON2094 ON2144	3,3'-dimethyl-  alpha, alpha-Dimethylbenzylhydroperoxide / Cumene hydroperoxide  Dimethylcarbamoyl chloride / Carbamoyl chloride, dimethyl-  1,1-Dimethylhydrazine / Hydrazine, 1,1-dimethyl-
ON2094 ON2144 ON2145	3,3'-dimethyl-  alpha, alpha-Dimethylbenzylhydroperoxide / Cumene hydroperoxide  Dimethylcarbamoyl chloride / Carbamoyl chloride, dimethyl-  1,1-Dimethylhydrazine / Hydrazine, 1,1-dimethyl-  1,2-Dimethylhydrazine / Hydrazine, 1,2-dimethyl-
ON2094 ON2144 ON2145 ON2146	3,3'-dimethyl-  alpha, alpha-Dimethylbenzylhydroperoxide / Cumene hydroperoxide  Dimethylcarbamoyl chloride / Carbamoyl chloride, dimethyl-  1,1-Dimethylhydrazine / Hydrazine, 1,1-dimethyl-  1,2-Dimethylhydrazine / Hydrazine, 1,2-dimethyl-  2,4-Dimethylphenol / Xylenol  Dimethyl phthalate / 1,2-Benzenedicarboxylic acid,

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON2052	2,6-Dinitrotoluene / Benzene, 1-methyl-2,6-dinitro-
ON2040	Di-n-octyl phthalate / 1,2-Benzenedicarboxylic acid, di-n-octyl ester
ON2136	1,4-Dioxane / 1,4-Diethylene dioxide
ON2148	1,2-Diphenylhydrazine / Hydrazine, 1,2-diphenyl-
ON2149	Dipropylamine / 1-Propanamine, N-propyl-
ON2150	Di-N-propylnitrosamine / N-Nitroso-N-dipropylamine
ON2102	Epichlorohydrin / ECH
ON2001	Ethanal / Acetaldehyde
ON2151	Ethanamine, N-ethyl-N-nitroso- / N-Nitrosodiethylamine
ON2152	Ethane, 1,2-dibromo- / Ethylene dibromide
ON2153	Ethane, 1,1-dichloro- / 1,1-Dichloroethane
ON2154	Ethane, 1,2-dichloro- / Ethylene dichloride
ON2155	<pre>1,2-Ethanediylbiscarbamodithioic acid / Ethylenebis-</pre>
ON2156	Ethane, 1,1,1,2,2,2-hexachloro- / Hexachloroethane
ON2074	Ethane, 1,1'-(methylenebis(oxy))bis(2-chloro- / Bis- (2-chloroethoxy)methane
ON2008	Ethanenitrile / Acetonitrile
ON2137	Ethane, 1,1'-oxybis- / Diethyl ether
ON2130	Ethane, 1,1'-oxybis(2-chloro- / Dichloroethyl ether
ON2157	Ethane, pentachloro- / Pentachloroethane
ON2158	Ethane, 1,1,1,2-tetrachloro- / 1,1,1,2-Tetrachloroethane
ON2159	Ethane, 1,1,2,2-tetrachloro- / 1,1,2,2-Tetrachloroethane
ON2160	Ethanethioamide / Thioacetamide
ON2161	Ethane, 1,1,1-trichloro- / 1,1,1-Trichloroethane
ON2162	Ethane, 1,1,2-trichloro- / 1,1,2-Trichloroethane

HAZARDOUS WASTE	
NUMBER	NAME OF CHEMICAL
ON2163	<pre>Ethane, 1,1,1-trichloro-2,2-bis(p-methoxyphenyl- /</pre>
ON2164	Ethanol, 2,2'(nitrosoimino)bis- / N-Nitrosodi- ethanolamine
ON2010	Ethanone, l-phenyl- / Acetophenone
ON2011	Ethanoyl chloride / Acetyl chloride
ON2165	Ethene, chloro- / Vinyl chloride
ON2103	Ethene, 2-chloroethoxy- / 2-Chloroethyl vinyl ether
ON2128	Ethene, 1,1-dichloro- / 1,1-Dichloroethylene
ON2129	Ethene, trans-1,2-dichloro- / 1,2-Dichloroethylene
ON2166	Ethene, 1,1,2,2-tetrachloro- / Tetrachloroethylene or Perchloroethylene
ON2005	Ethyl acetate / Acetic acid, ethyl ester
ON2167	Ethyl acrylate / 2-Propenoic acid, ethyl ester
ON2089	Ethyl carbamate (urethane) / Carbamic acid, ethyl ester
ON 2032	Ethyl 4,4'-dichlorobenzilate / Benzeneacetic acid, 4-chloro-alpha-(4-chlorophenyl)-alpha-hydroxy, ethyl ester
ON2155	Ethylenebis(dithiocarbamic acid) / 1,2-Ethanediylbis-carbamodithioic acid
ON2152	Ethylene dibromide / Ethane, 1,2-dibromo-
ON2154	Ethylene dichloride / Ethane, 1,2-dichloro-
ON2168	Ethylene oxide / Oxirane
ON2169	Ethylene thiourea / 2-Imidazolidinethione
ON2137	Ethyl ether / Diethyl ether
ON2153	Ethylidene dichloride / 1,1-Dichloroethane
ON2170	Ethyl methacrylate / Methacrylic acid, ethyl ester
ON2171	Ethyl methanesulphonate / Methanesulphonic acid, ethyl ester
ON2083	Ethyl methyl ketone / Methyl ethyl ketone

HAZARDOUS WASTE	
NUMBER	NAME OF CHEMICAL
ON2172	Ferric dextran / Iron dextran
ON2066	Fluoranthene / Benzo(j,k)fluorene
ON2173	Formaldehyde / Methylene oxide
ON2174	Formic acid / Methanoic acid
ON2175	Furan / Furfuran
ON2176	2-Furancarboxaldehyde / Furfural
ON2177	2,5-Furandione / Maleic anhydride
ON2178	Furan, tetrahydro- / Tetrahydrofuran
ON2176	Furfural / Furfuraldehyde
ON2175	Furfuran / Furan
ON2179	D-Glucopyranose, 2-deoxy-2-(3-methyl-3-nitrosoureido)-/ Streptozotocin
ON2180	Glycidylaldehyde / Glycidaldehyde
ON2181	Guanidine, N-nitroso-N-methyl-N'-nitro- / N-Methyl-N'-nitro-N-nitrosoguanidine
ON2047	Hexachlorobenzene / Benzene, hexachloro-
ON2079	Hexachlorobutadiene / 1,3-Butadiene, 1,1,2,3,4,4-hexachloro-
ON2182	Hexachlorocyclohexane (gamma isomer) / Lindane
ON2112	Hexachlorocyclopentadiene / 1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-
ON2156	Hexachloroethane / Ethane, hexachloro-
ON2183	Hexachlorophene / 2,2'-Methylenebis- (3,4,6-trichlorophenol)
ON2184	Hexachloropropene / Hexachloropropylene
ON2120	Hydrazine / Diamine
ON2138	Hydrazine, 1,2-diethyl- / N,N-Diethylhydrazine
ON2144	Hydrazine, 1,1-dimethyl- / 1,1-Dimethylhydrazine
ON2145	Hydrazine, 1,2-dimethyl- / 1,2-Dimethylhydrazine

HAZARDOUS WASTE		
NUMBER	NAME OF CHEMICAL	
ON2148	Hydrazine, 1,2-diphenyl- / 1,2-Diphenylhydrazine	
ON2185	Hydrofluoric acid	
ON2186	Hydrogen fluoride	
ON2187	Hydrogen sulphide / Sulphur hydride	
ON2143	Hydroperoxide, l-methyl-1-phenylethyl- / alpha,alpha- Dimethylbenzylhydroperoxide	
ON2087	Hydroxydimethylarsine oxide / Cacodylic acid	
ON2169	2-Imidazolidinethione / Ethylene thiourea	
ON2188	<pre>Indeno(1,2,3-cd)pyrene / 2,3-Phenylenepyrene</pre>	
ON2172	Iron dextran / Imferon	
ON2189	Isobutyl alcohol / Isobutanol	
ON2056	Isopropylbenzene / Benzene, (1-methylethyl)-	
ON2054	Isosafrole / Benzene, 1,2-methylenedioxy-4-propenyl-	
ON2118	Kepone / Chlordecone	
ON2190	Lasiocarpine / 2-Methyl-2-butenoic acid 7-((2,3-dihydroxy-2-(1-methoxyethyl)-3-methyl-1-oxobutoxy)methyl)-2,3,5,7a-tetrahydro-1H-pyrrolizin-1-yl ester	
ON2006	Lead acetate / Acetic acid, lead salt	
ON2191	Lead phosphate / Phosphoric acid, lead salt	
ON2192	Lead subacetate / Monobasic lead acetate	
ON2182	Lindane / gamma-Benzene hexachloride	
ON2177	Maleic anhydride / 2,5-Furandione	
ON2141	Maleic hydrazide / 1,2-Dihydro-3,6-pyridazinedione	
ON2193	Malononitrile / Malonic dinitrile	
ON2015	<pre>Melphalan / Alanine, 3-(p-bis(2-chloroethyl)amino)-</pre>	
ON2194	Mercury	
ON2195	Methacrylonitrile / 2-Propenenitrile, 2-methyl-	

HAZARDOUS WASTE	
NUMBER	NAME OF CHEMICAL
ON2142	Methanamine, N-methyl- / Dimethylamine
ON2196	Methane, bromo- / Methyl bromide
ON2197	Methane, chloro- / Methyl chloride
ON2105	Methane, chloromethoxy- / Methylchloromethyl ether
ON2125	Methane, dibromo- / Dibromomethane
ON2131	Methane, dichloro- / Dichloromethane
ON2126	Methane, dichlorodifluoro- / Dichlorodifluoromethane
ON2198	Methane, iodo- / Methyl iodide
ON2171	Methanesulphonic acid, ethyl ester / Ethyl methanesulphonate
ON2098	Methane, tetrachloro- / Carbon tetrachloride
ON2199	Methanethiol / Methyl mercaptan
ON2078	Methane, tribromo- / Bromoform
ON2104	Methane, trichloro- / Chloroform
ON2200	Methane, trichlorofluoro- / Trichlorofluoromethane
ON2174	Methanoic acid / Formic acid
ON2099	4,7-Methanoindan, 1,2,4,5,6,7,8,8-octachloro- 3a,4,7,7a-tetrahydro- / Chlordane
ON2201	Methanol / Methyl alcohol
ON2202	Methapyrilene / Pyridine, 2-((2-(dimethylamino)ethyl)- 2-thenylamino)-
ON2163	<pre>Methoxychlor / Ethane, 1,1,1-trichloro-2,2-bis(p- methoxyphenyl-</pre>
ON2201	Methyl alcohol / Methanol
ON2196	Methyl bromide / Methane, bromo-
ON2203	l-Methylbutadiene / 1,3-Pentadiene
ON2197	Methyl chloride / Methane, chloro-
ON2096	Methyl chlorocarbonate / Methyl chloroformate

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON2161	Methylchloroform / 1,1,1-Trichloroethane
ON2096	Methyl chloroformate / Methyl chlorocarbonate
ON2105	Methyl chloromethyl ether / Chloromethyl methyl ether
ON2021	<pre>3-Methylcholanthrene / Benz(j)aceanthrylene, 1,2-dihydro-3-methyl-</pre>
ON2008	Methyl cyanide / Acetonitrile
ON2028	4,4'-Methylenebis(2-chloroaniline) / Benzenamine, 4,4'-methylenebis(2-chloro-
ON2183	<pre>2,2'-Methylenebis(3,4,6-trichlorophenol) / Hexa- chlorophene</pre>
ON2125	Methylene bromide / Dibromomethane
ON2131	Methylene chloride / Dichloromethane
ON2173	Methylene oxide / Formaldehyde
ON2083	Methyl ethyl ketone / Ethyl methyl ketone
ON2084	Methyl ethyl ketone peroxide / Ethyl methyl ketone peroxide
ON2198	Methyl iodide / Methane, iodo-
ON2204	Methyl isobutyl ketone / MIBK
ON2199	Methyl mercaptan / Methanethiol
ON2205	Methyl methacrylate / 2-Propenoic acid, 2-methyl-, methyl ester
ON2181	N-Methyl-N'-nitro-N-nitrosoguanidine / Guanidine, N-nitroso-N-methyl-N'nitro-
ON2204	4-Methyl-2-pentanone / Methyl isobutyl ketone
ON2206	Methylthiouracil / 4(lH)-Pyrimidinone, 2,3-dihydro-6-methyl-2-thioxo-
ON2020	<pre>Mitomycin C / Azirino(2',3':3,4)pyrrolo(1,2a)-    indole-4,7-dione, 6-amino-8-(((aminocarbonyl)oxy)-    methyl)-1,la,2,8,8a,8b-hexahydro-8a-methoxy-5-    methyl-</pre>

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON2115	5,12-Naphthacenedione, (8S-cis)-8-acetyl-10-((3-amino-2,3,6-trideoxy-alpha-L-lyxo-hexopyranosyl)oxyl)-7,8,9,10-tetrahydro-6,8,11-trihydroxy-1-methoxy-Daunomycin
ON2207	Naphthalene
ON2106	Naphthalene, 2-chloro- / beta-Chloronaphthalene
ON2208	1,4-Naphthalenedione / 1,4-Naphthoquinone
ON2209	<pre>2,7-Naphthalenedisulphonic acid, 3,3'-((3,3'-dimethyl- 4,4'-biphenylene)bis(azo))bis(5-amino-4-hydroxy-, tetrasodium salt / Trypan Blue</pre>
ON2208	1,4-Naphthoquinone / 1,4-Naphthalenedione
ON2210	l-Naphthylamine / alpha-Naphthylamine
ON2211	2-Naphthylamine / beta-Naphthylamine
ON2210	alpha-Naphthylamine / 1-Naphthylamine
ON2211	beta-Naphthylamine / 2-Naphthylamine
ON2100	2-Naphthylamine, N,N'-bis(2-chloroethyl)- / Chlornaphazine
ON2057	Nitrobenzene / Benzene, nitro-
ON2212	p-Nitrophenol / 4-Nitrophenol
ON2213	2-Nitropropane / Propane, 2-nitro-
ON 2080	N-Nitrosodi-n-butylamine / l-Butanamine, N-butyl-N-nitroso-
ON2164	N-Nitrosodiethanolamine / Ethanol, N-nitrosoiminodi-
ON2151	N-Nitrosodiethylamine / Ethanamine, N-ethyl- N-nitroso-
ON2150	N-Nitroso-N-propylamine / Di-N-propylnitrosamine
ON2091	N-Nitroso-N-ethylurea / N-Ethyl-N-nitrosocarbamide
ON2092	N-Nitroso-N-methylurea / N-Methyl-N-nitrosocarbamide
ON2090	N-Nitroso-N-methylurethane / Carbamic acid, methylnitroso-, ethyl ester
ON2214	N-Nitrosopiperidine / Pyridine, hexahydro-N-nitroso-

HAZARDOUS WASTE	
NUMBER	NAME OF CHEMICAL
ON2215	N-Nitrosopyrrolidine / Pyrrole, tetrahydro-N-nitroso-
ON2030	5-Nitro-o-toluidine / Benzenamine, 2-methyl-5-nitro-
ON2216	1,2-Oxathiolane 2,2-dioxide / 1,3-Propane sultone
ON2113	2H-1,3,2-Oxazaphosphorine, 2-(bis(2-chloroethyl)amino)-tetrahydro-, oxide 2- / Cyclophosphamide
ON2168	Oxirane / Ethylene oxide
ON2102	Oxirane, 2-(chloromethyl)- / Epichlorohydrin
ON2217	Paraldehyde / s-Trioxane, 2,4,6-trimethyl-
ON2058	Pentachlorobenzene / Benzene, pentachloro-
ON2157	Pentachloroethane / Ethane, pentachloro-
ON2059	Pentachloronitrobenzene / Benzene, pentachloronitro-
ON2218	Pentachlorophenol / Phenol, pentachloro-
ON2203	1,3-Pentadiene / Piperylene
ON2003	Phenacetin / N-(4-Ethoxyphenyl)acetamide
ON2049	Phenol / Hydroxybenzene
ON2107	Phenol, 2-chloro- / o-Chlorophenol
ON2101	Phenol, 4-chloro-3-methyl- / 4-Chloro-m-cresol
ON2132	Phenol, 2,4-dichloro- / 2,4-Dichlorophenol
ON2133	Phenol, 2,6-dichloro- / 2,6-Dichlorophenol
ON2146	Phenol, 2,4-dimethyl- / Xylenol
ON2212	Phenol, 4-nitro- / p-Nitrophenol
ON2218	Phenol, pentachloro- / Pentachlorophenol
ON2219	Phenol, 2,3,4,6-tetrachloro- / 2,3,4,6-Tetrachlorophenol
ON2220	Phenol, 2,4,5-trichloro- / 2,4,5-Trichlorophenol
ON2221	Phenol, 2,4,6-trichloro- / 2,4,6-Trichlorophenol
ON2188	2,3-Phenylenepyrene / Indeno(1,2,3-cd)pyrene

HAZARDOUS WASTE	
NUMBER	NAME OF CHEMICAL
ON2191	Phosphoric acid, lead salt / Lead phosphate
ON2139	Phosphorodithioic acid, 0,0-diethyl-, S-methyl ester / 0,0-Diethyl-S-methyl-dithiophosphate
ON2222	Phosphorus sulphide / Phosphorus pentasulphide
ON2035	Phthalic anhydride / 1,2-Benzenedicarboxylic acid anhydride
ON2223	2-Picoline / 2-Methylpyridine
ON2127	Pronamide / 3,5-Dichloro-N-(1,1-dimethy1-2-propynyl) benzamide
ON2224	1-Propanamine / n-Propylamine
ON2149	l-Propanamine, N-propyl- / Dipropylamine
ON2124	Propane, 1,2-dibromo-3-chloro- / 1,2-Dibromo-3-chloropropane
ON2193	Propanedinitrile / Malononitrile
ON2213	Propane, 2-nitro- / 2-Nitropropane
ON2075	<pre>Propane, 2,2'oxybis(2-chloro- / Bis(2-chloroisopropyl)</pre>
ON2216	1,3-Propane sultone / 1,2-Oxathiolane, 2,2-dioxide
ON2225	1-Propanol, 2,3-dibromo-, phosphate (3:1) / Tris- (2,3-dibromopropyl) phosphate
ON2180	1-Propanol, 2,3-epoxy- / Glycidaldehyde
ON2189	1-Propanol, 2-methyl- / Isobutanol
ON2226	2-Propanone / Acetone
ON2012	2-Propenamide / Acrylamide
ON2135	Propene, 1,3-dichloro- / 1,3-Dichloropropene
ON2184	1-Propene, 1,1,2,3,3,3-hexachloro- / Hexachloropropene
ON2014	2-Propenenitrile / Acrylonitrile
ON2195	2-Propenenitrile, 2-methyl- / Methacrylonitrile
ON2013	2-Propenoic acid / Acrylic acid

HAZARDOUS

HAZARDOUS	
NUMBER	NAME OF CHEMICAL
ON2167	2-Propenoic acid, ethyl ester / Ethyl acrylate
ON2170	<pre>2-Propenoic acid, 2-methyl-, ethyl ester / Ethyl   methacrylate</pre>
ON2205	2-Propenoic acid, 2-methyl-, methyl ester / Methyl methacrylate
ON2227	Propionic acid, 2-(2,4,5-trichlorophenoxy)- / Silvex
ON2224	n-Propylamine / 1-Propanamine
ON2134	Propylene dichloride / 1,2-Dichloropropane
ON2228	Pyridine / Azabenzene
ON2202	Pyridine, 2-((2-(dimethylamino)ethyl)-2-thenylamino)- / Methapyrilene
ON2214	Pyridine, hexahydro-N-nitroso- / N-Nitrosopiperidine
ON2223	Pyridine, 2-methyl- / 2-Picoline
ON2206	4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-thioxo-/ Methylthiouracil
ON2215	Pyrrole, tetrahydro-N-nitroso- / N-Nitrosopyrrolidine
ON2229	Reserpine / 3,4,5-Trimethoxybenzoyl methyl reserpate
ON2046	Resorcinol / 1,3-Benzenediol
ON2065	Saccharin and salts / 1,2-Benzisothiazolin-3-one, 1,1-dioxide and salts
ON2055	Safrole / Benzene, 1,2-methylenedioxy-4-allyl-
ON2230	Selenious acid / Monohydrated selenium dioxide
ON2231	Selenium dioxide / Selenium oxide
ON2232	Selenium disulphide / Sulphur selenide
ON2019	L-Serine, diazoacetate (ester) / Azaserine
ON2227	Silvex / Propionic acid, 2-(2,4,5-trichlorophenoxy)-
ON2140	4,4'-Stilbenediol, alpha,alpha'-diethyl- / Diethylstilbestrol
ON2179	Streptozotocin / D-Glucopyranose, 2-deoxy-2-(3-methyl-3-nitrosoureido)-

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON2187	Sulphur hydride / Hydrogen sulphide
ON2147	Sulphuric acid, dimethyl ester / Dimethyl sulphate
ON2222	Sulphur phosphide / Phosphorus pentasulphide
ON2232	Sulphur selenide / Selenium disulphide
ON2233	2,4,5-T / 2,4,5-Trichlorophenoxyacetic acid
ON2061	1,2,4,5-Tetrachlorobenzene / Benzene, 1,2,4,5-tetrachloro-
ON2158	1,1,1,2-Tetrachloroethane / Ethane, 1,1,1,2-tetrachloro-
ON2159	1,1,2,2-Tetrachloroethane / Ethane, 1,1,2,2-tetrachloro-
ON2166	Tetrachloroethylene / Perchloroethylene
ON2219	2,3,4,6-Tetrachlorophenol / Phenol, 2,3,4,6-tetrachloro-
ON2178	Tetrahydrofuran / Oxolane
ON2007	Thallium (I) acetate / Acetic acid, thallium (I) salt
ON2095	Thallium (I) carbonate / Carbonic acid, dithallium (I salt
ON2234	Thallium (I) chloride / Thallous chloride
ON2235	Thallium (I) nitrate / Thallous nitrate
ON2160	Thioacetamide / Ethanethioamide
ON2199	Thiomethanol / Methyl mercaptan
ON2093	Thiourea / Thiocarbamide
ON2076	Thiram / Bis(dimethylthiocarbamoyl) disulphide
ON2050	Toluene / Methylbenzene
ON2121	Toluenediamine / Diaminotoluene
ON2044	Toluene diisocyanate / Benzene, 2,4-diisocyanato- l-methyl-
ON2029	O-Toluidine hydrochloride / Benzenamine, 2-methyl-, hydrochloride

HAZARDOUS WASTE NUMBER	NAME OF CHEMICAL
ON2016	1H-1,2,4-Triazol-3-amine / Amitrole
ON2161	1,1,1-Trichloroethane / Ethane, 1,1,1-trichloro-
ON2162	1,1,2-Trichloroethane / Ethane, 1,1,2-trichloro-
ON2236	Trichloroethene / Trichloroethylene
ON2236	Trichloroethylene / Trichloroethene
ON2200	Trichloromonofluoromethane / Trichlorofluoromethane
ON2220	2,4,5-Trichlorophenol / Phenol, 2,4,5-trichloro-
ON2221	2,4,6-Trichlorophenol / Phenol, 2,4,6-trichloro-
ON2233	2,4,5-Trichlorophenoxyacetic acid / 2,4,5-T
ON2063	sym-Trinitrobenzene / 1,3,5-Trinitrobenzene
ON2217	1,3,5-Trioxane, 2,4,6-trimethyl- / Paraldehyde
ON2225	<pre>Tris(2,3-dibromopropyl) phosphate / l-Propanol,</pre>
ON2209	Trypan blue / 2,7-Naphthalenedisulphonic acid, 3,3'-((3,3'-dimethyl-4,4'-biphenylene)bis(azo))-bis(5-amino-4-hydroxy-, tetrasodium salt
ON2237	Uracil, 5-(bis(2-chloroethy1)amino)- / Uracil mustard
ON2237	Uracil mustard / Uracil, 5-(bis(2-chloroethyl)amino)-
ON2165	Vinyl chloride / Ethene, chloro-
ON2009	Warfarin, when present at concentrations of 0.3 percent or less / 3-(alpha-Acetonylbenzyl)-4-hydroxy-coumarin and salts, when present at concentrations of 0.3 percent or less
ON2045	Xylene / Dimethylbenzene
ON2146	Xylenol / 2,4-Dimethylphenol
ON2229	Yohimban-16-carboxylic acid, 11,17-dimethoxy-18- ((3,4,5-trimethoxybenzoyl)oxyl)-, methyl ester / Reserpine
ON2238	Zinc phosphide, when present at concentrations of 10 percent or less

#### **SCHEDULE 2E**

# EXEMPT ACUTE HAZARDOUS WASTE CHEMICALS EXEMPT HAZARDOUS WASTE CHEMICALS

(There are no wastes currently listed in this Schedule)

O. Reg. 322/85, s. 11, part.

#### **SCHEDULE 3**

# SEVERELY TOXIC CONTAMINANTS

Hazardous Waste Number	<u>Contaminant</u>
ON3001	Aflatoxin
ON3002	2,3,7,8-Tetrachlorodibenzo-p-dioxin
ои3003	1,2,3,7,8-Pentachlorodibenzo-p-dioxin
ON3004	1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin
ON3005	1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin
ON3006	1,2,3,7,8,9-Hexachlorodibenzo-p-dioxin
ON3007	2,3,7,8-Tetrachlorodibenzo furan

O. Reg. 322/85, s. 11, part.

# THE ONTARIO GAZETTE

#### SCHEDULE 4

# LEACHATE QUALITY CRITERIA

Hazardous Waste Number	Contaminant	Concentration (milligrams per litre)
ON4001	2,4,5-TP / Silvex / 2-(2,4,5-Trichlorophenoxy) propionic acid	0.01
ON4002	2,4-D	0.1
ON4003	Aldrin + Dieldrin	0.0007
ON4004	Arsenic	0.05
ON4005	Barium	1.0
ON4006	Boron	5.0
ON4007	Cadmium	0.005
ON4008	Carbaryl / l-Naphthyl-N-methyl carbamate / Sevin	0.07
ON4009	Chlordane	0.007
ON4010	Chromium	0.05
ON4011	Cyanide (free)	0.2
ON4012	DDT	0.03
ON4013	Diazinon / Phospordithioic	
	<pre>acid, 0,0-diethyl 0-(2-isopropyl- 6-methyl-4-pyrimidinyl) ester</pre>	0.0002
ON4014	Endrin	0.0002
ON4015	Fluoride	2.4
ON4016	Heptachlor + Heptachlor epoxide	0.003
ON4017	Lead	0.05

2952	THE ONTARIO GAZETTE	O. Reg. 322/85
ON4018	Lindane	0.004
ON4019	Mercury	0.001
ON4020	Methoxychlor / 1,1,1-Trichloro-2, 2-bis(p-methoxyphenyl)ethane	0.1
ON4021	Methyl Parathion	0.007
ON4022	Nitrate + Nitrite	10.0
ON4023	Nitrilotriacetic acid	0.05
ON4024	Nitrite	1.0
ON4025	PCBs	0.003
ON4026	Parathion	0.035
ON4027	Selenium	0.01
ON4028	Silver	0.05
ON4029	Toxaphene	0.005
ON4030	Trihalomethanes	0.35

0.02

ON4031

Uranium

#### LEACHATE EXTRACTION PROCEDURE

# (1) Sampling

Collect a sufficient amount of sample to provide approximately 100 g of solid material, using techniques which ensure that the sample is representative of the waste.

# (2) Equipment

- 2.1 Sieve, 9.5 mm mesh opening, stainless steel or plastic material.
- 2.2 Stainless steel filtration unit, 142 mm diameter, minimum 1L capacity, capable of sustaining a pressure of 5 kg/cm², applied to the solution to be filtered.
- 2.3 Membrane filter, 142 mm diameter, 0.45 μm diameter pore size, made of synthetic organic material such as cellulose acetate, cellulose nitrate, nylon or polycarbonate and which is compatible with the leachate to be filtered. Teflon is recommended for organic constitutents.
- 2.4 Glass fibre prefilter, 124 mm diameter, 3  $\mu\,m$  to 12  $\mu\,m$  pore size range.
- 2.5 Vacuum filtration unit, 90 mm diameter.
- 2.6 Membrane filter 90 mm diameter as per Step 2.3.
- 2.7 Glass fibre filter 70 mm diameter as per Step 2.4.
- 2.8 Solid waste rotary extractor a device that rotates the bottles end over end about a central axis through 360 °, with a speed of 10 rpm. The dimensions of the box will depend on the needs of each laboratory. (Figure 1).
- 2.9 Structural Integrity Tester with a 3.18 cm diameter hammer weighing 0.33 kilogram and having a free fall of 15.24 cm. (Figure 2).
- 2.10 pH meter, with a readability of 0.01 pH unit and accuracy of ± 0.1 pH units.
- 2.11 Cylindrical bottles, wide mouth, 1250 mL capacity, polyethylene or glass with Teflon lined cap for inorganic constituents; glass with Teflon-lined cap or Teflon bottles for organic constituents.

# 2.12 Cleaning Procedure

All glassware and equipment that comes into contact with the sample should be cleaned in the following way before each use:

2.12.1 Wash with a non-phosphate detergent solution.

- 2.12.2 Rinse twice with tap water.
- 2.12.3 Rinse twice with reagent water.
- 2.12.4 Wash with 10% nitric acid.
- 2.12.5 Rinse several times with reagent water.
- 2.12.6 Store bottles filled with 10% nitric acid, until ready to use.
- 2.12.7 Rinse several times with reagent water before use.
- 2.12.8 Rinse clean oven dried bottles with methylene chloride, followed by methanol, for organic constituents.

# (3) Reagents

- 3.1 Acetic acid, 0.5 N. Dilute 29.4 mL of concentrated acetic acid (ACS grade) to 1000 mL with reagent water.
- 3.2 Reagent water, Type IV (ASTM Specification D 1193). For organic parameters, the reagent water should be free of any organic substances to be analyzed (ASTM Type 1).
- 3.3 Nitric acid, 10% (v/v). Add 100 mL of concentrated nitric acid (ACS grade) to 900 mL of reagent water.
- 3.4 Nitrogen gas, pre-purified, scrubbed through a molecular sieve.

# (4) Separation Procedure

If the sample contains a distinct liquid and a solid phase, separate it into its component phases using the following procedure:

- 4.1 Determine the dry weight of the solids in the sample at 60 °C, using a well homogenised sample. Use this weight to determine the amount of material to be filtered.
- 4.2 Assemble the filtration unit with a filter bed consisting of a 0.45 µm pore size membrane filter and a coarse glass fibre pre-filter upstream of the membrane filter (per manufacturer's instructions).
- 4.3 Select one or more blank filters from each batch of filters. Filter 50 mL portions of reagent water through each test filter and analyze the filtrate for the analytical parameters of interest. Note the volume required to reduce the blank values to acceptable levels.
- 4.4 Wash each filter used in the leach procedure with at least this predetermined volume of water. Filter under pressure until no water flows through the filtrate outlet.
- 4.5 Remove the moist filter bed from the filtration unit and determine its weight to the nearest  $\pm$  0.01 g.

- 4.6 Re-assemble the filtration unit, replacing the filter bed, as before.
- 4.7 Comminute the sample, with a mortar and pestle, to a size that will pass through the opening of the filtration unit (less than 9.5 mm).
- 4.8 Agitate the sample by hand and pour a representative aliquot of the solid and liquid phases into the opening of the filtration unit. Filter a sufficient amount of the sample to provide at least 60 g of dry solid material.
- 4.9 Pressurize the reservoir very slowly with nitrogen gas by means of the regulating valve on the nitrogen gas cylinder, until liquid begins to flow freely from the filtrate outlet.
- 4.10 Increase the pressure step-wise in increments of 0.5 kg/sq. cm to a maximum of 5 kg/sq. cm, as the flow diminishes. Continue filtration until the liquid flow ceases or the pressurizing gas begins to exit from the filtrate outlet of the filter unit.
- 4.11 De-pressurize the filtration unit slowly using the release valve on the filtration unit. Remove and weigh the solid material together with the filter bed to  $\pm$  0.01 g. Record the weight of the solid material.
- 4.12 Measure and record the volume and pH of the liquid phase. Store the liquid at 4 °C under nitrogen until required in Step 5.13.
- 4.13 Discard the solid portion, if the weight is less than 0.5% (w/v) of the aliquot taken. If not, proceed to Step 5.1.

Note: For mixtures containing coarse grained solids, where separation can be performed without imposing a 5 kg/sq. cm differential pressure, a vacuum filtration unit with a filter bed as per Step 4.2 may be used. Vacuum filtration must not be used, if volatile organic compounds are to be analysed.

### (5) Extraction Procedure

5.1 Prepare a solid sample for extraction by crushing, cutting or grinding, to pass through a 9.5 mm mesh sieve. If the original sample contains both liquid and solid phases, use the solid material from Step 4.13. The structural integrity procedure, Step 6, should be used for monolithic wastes which are expected to maintain their structural integrity in a landfill, (e.g. some slags and treated solidified wastes).

 $\underline{\textit{Note:}}$  Do not allow the solid waste material to dry prior to the  $\underline{\textit{extraction step.}}$ 

- 5.2 Determine the moisture content of the de-watered sample, by drying a suitable aliquot to constant weight at 60 °C in an oven. Discard the dried solid material.
- 5.3 Place the equivalent of 50 g dry weight of the de-watered undried material into a 1250 mL wide mouth cylindrical bottle. Use additional bottles, if a larger volume of leachate is required for the analysis.

- 5.4 Add 800 mL (less the moisture content of the sample in mL) of reagent water to the bottle.
- 5.5 Cap the bottle and agitate it in the rotary extractor for 15 minutes before pH measurement.
- 5.6 Measure and record the pH of the solution in the bottle using a pH meter, calibrated with buffers at pH 7.00 and pH 4.00. The solution should be stirred during the pH measurement.
- 5.7 Proceed to Step 5.10.1, if the pH is less than 5.2.
- 5.8 Add a sufficient volume of 0.5N acetic acid if the pH is greater than 5.2 to bring the pH to  $5.0 \pm 0.2$ .
  - Note: Maximum Amount of Acid: No more than 4 mL of 0.5N acetic acid per gram of dry weight of sample may be added during the entire procedure. If the pH is not lowered to 5.0  $\pm$  0.2 with this amount, proceed with the extraction.
- 5.9 Cap the bottle and place it in the tumbling apparatus. Rotate the bottle and its contents at 10 rpm for 24 hours at room temperature (20 °C to 25 °C).
- 5.10 Monitor, and manually adjust the pH during the course of the extraction, if it is greater than 5.0  $\pm$  0.2. The following procedure should be carefully followed:
  - 5.10.1 Measure the pH of the solution after 1 hour, 3 hours and 6 hours from the starting time. If the pH is above 5.2, reduce it to pH 5.0  $\pm$  0.2 by addition of 0.5N acetic acid. If the pH is below 5.0  $\pm$  0.2, do not make any adjustments.
  - 5.10.2 Adjust the volume of the solution to 1000 mL with reagent water, if the pH is below 5.0  $\pm$  0.2 after 6 hours.
  - 5.10.3 Measure and reduce the pH to  $5.0 \pm 0.2$ , if required, after 22 hours and continue the extraction for an additional 2 hours.
- 5.11 Add enough reagent water at the end of the extraction period so that the total volume of liquid is 1000 mL. Record the amount of acid added and the final pH of the solution.
- 5.12 Separate the material into its component liquid and solid phases as described under the Separation Procedure, Step 4. Discard the solid portion.
  - <u>Note</u>: It may be necessary to centrifuge the suspension at high speed before filtration, for leachates containing very fine grained particles.
- 5.13 Calculate the amount of free liquid from Step 4.12 corresponding to 50 g of the dry solid material. Add this amount to the leachate from Step 5.12.

Note: If the analysis is not performed immediately, store separate aliquots of the leachate at 4 °C, after adding appropriate preservatives for the analytical parameters of interest (See "A Guide to the Collection and Submission of Samples for Laboratory Analysis", Ontario Ministry of the Environment, July 1979).

- 5.14 Analyze the combined solutions from Step 5.13 for contaminants listed in Schedule 4, that are likely to be present.
- 5.15 Report concentrations of contaminants in the combined leachate and the free liquid solution as mg/L.
- 5.16 Carry a blank sample through the entire procedure, using dilute acetic acid at pH 5.0  $\pm$  0.2.

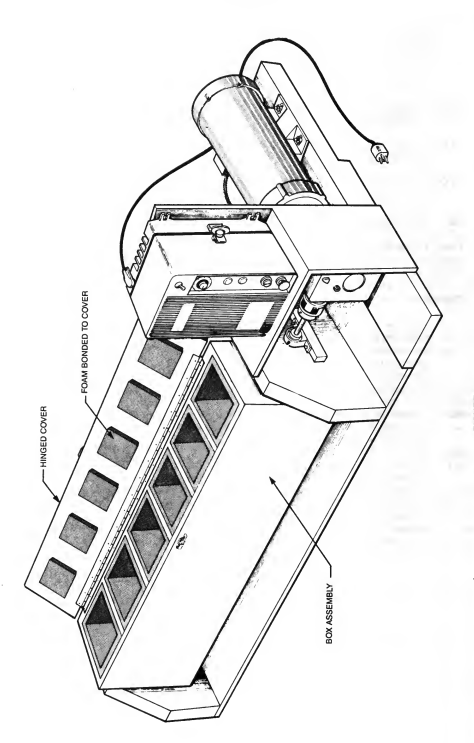
# 6.0 Structural Integrity Procedure

This procedure may be required prior to extraction for some samples as indicated in Step 5.1. It may be omitted for wastes with known high structural integrity.

#### Procedure

- 6.1 Fill the sample holder with the material to be tested. If the sample of the waste is a large monolithic block, cut a portion from the block measuring 3.3 cm in diameter by 7.1 cm in length. For a treated waste (e.g. solidified waste) samples may be cast in a form with the above dimensions for the purposes of conducting this test. In such cases, the waste should be allowed to cure for 30 days prior to further testing.
- 6.2 Place the sample holder in the structural integrity tester, then raise the hammer to its maximum height and allow it to fall. Repeat this procedure 14 times.
- 6.3 Remove the material from the sample holder, and proceed to Step 5.2. If the sample has not disintegrated, it may be sectioned; alternatively use the entire sample (after weighing) and a sufficiently large bottle as the extraction vessel. The volume of reagent water to be initially added is 16 mL/g of dry sample weight. The maximum amount of 0.5N acetic acid to be added is 4 mL/g of dry sample weight. The final volume of the leachate should be 20 mL/g of dry sample weight.





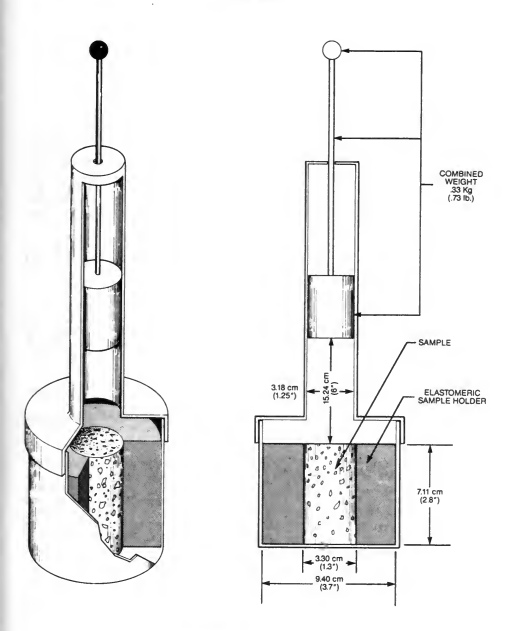


FIGURE 2 STRUCTURAL INTEGRITY TESTER

# TEST METHOD FOR THE DETERMINATION OF "LIQUID WASTE" (SLUMP TEST\*)

# 1) Sampling

Obtain a representative sample of the waste to be tested.

#### 2) Equipment

- 2.1 Mould the representative waste sample shall be formed in a mould, in the form of the frustum of a cone with the base 200 mm in diameter, the top 100 mm in diameter, and the height 300 mm. The base and the top shall be open and parallel to each other and at right angles to the axis of the cone. The mould shall be made of a metal that is chemically resistant to the wastes to be tested and that has a thickness that is at least 1.5 mm. It shall be provided with foot pieces and handles as shown in Figure 3.
- 2.2 Tamping Rod the rod shall be round, straight, and steel with a diameter of 16 mm and a length of 600 mm. One end shall be rounded to a hemispherical tip with a diameter of 16 mm.

#### 3) Procedure

- 3.1 Dampen the mould and place it on a flat moist, non-absorbent (rigid) surface. Hold the mould firmly in place during filling by standing on the two foot pieces. From the sample of the material obtained, immediately fill the mould in three layers, each approximately one-third the volume of the mould.
  - Note: 1) The test must be carried out at a temperature of not less than  $10^{\circ}$ C.
    - 2) One-third of the volume of the slump mould fills it to a depth of 70 mm. Two-thirds of the volume fills it to a depth of 160 mm.
- 3.2 Rod each layer with 25 strokes of the tamping rod. Uniformly distribute the strokes over the cross-section of each layer. For the bottom layer this will necessitate inclining the rod slightly and making approximately half of the strokes near the perimeter, and then progressing with vertical strokes spirally toward the center. Rod layers throughout their depth. For the second layer and the top layer, the strokes must just penetrate into the underlying layers.

<sup>\*</sup> The method is based on the Canadian Standards Association test method for determining the slump of concrete (A23.2-5C).

SLUMP

- 3.3 When filling and rodding the top layer, heap the material above the mould before rodding is started. If the rodding operation results in subsidence of the material below the top edge of the mould, add additional material to maintain an excess of material above the top of the mould. After the top layer has been rodded, the excess material shall be screeded off to the level of the top of the mould. Remove the spilled material from the base of the mould.
- 3.4 Withdraw the mould immediately from the material by raising it carefully in a vertical direction. The operation of raising the mould shall be performed in approximately 5 seconds by a steady upward lift with no lateral or torsional motion. The entire operation from the start of the filling through removal of the mould shall be carried out without interruption and shall be completed within 2 minutes.
- 3.5 Determine the slump immediately after by measuring the difference between the height of the mould and the average height of the top surface of the material after subsidence.

Notes: 1) Waste samples that break or slump laterally give incorrect results. When this condition occurs the test shall be repeated with a new sample.

2) If two consecutive tests on a sample of material show a falling away or shearing off of a portion of the material from the mass of the specimen, the material probably lacks necessary plasticity and cohesiveness for the slump test to be applicable.

3) Duplicate tests on two different portions of the sample

should not vary more than 10 mm.

### 4) Report

4.1 Record the slump in millimeters to the nearest 10 mm of subsidence of the sample during the test.

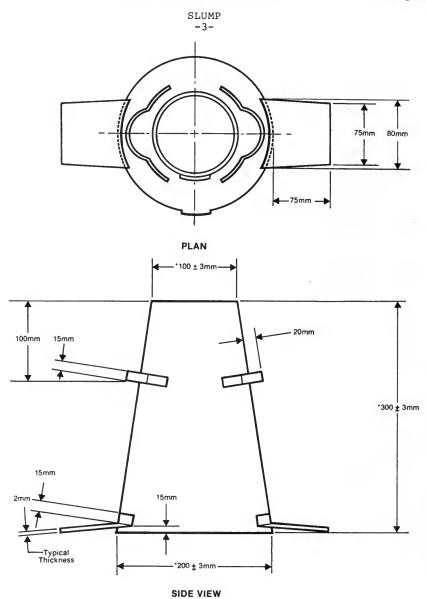


FIGURE 3
MOULD FOR SLUMP TEST

Except where indicated by an asterisk, aff measurements are approximate.

O. Reg. 322/85, s. 11, part.

- 12. Regulation 313 of Revised Regulations of Ontario, 1980 is revoked.
- 13. This Regulation comes into force three months after the day it is filed under the Regulations Act.

#### PENSION BENEFITS ACT

O. Reg. 323/85. Exemption. Made—June 12th, 1985. Filed—June 17th, 1985.

# REGULATION MADE UNDER THE PENSION BENEFITS ACT

#### EXEMPTION

- Clause 21 (1) (a) of the Act and section 2 and subsections 5 (2) and 17 (6) of Regulation 746 of Revised Regulations of Ontario, 1980 do not apply to the pension plan for Local 1817 Employees of Fittings (1980) Inc. O. Reg. 323/85, s. 1.
- This Regulation expires with the 31st day of December, 1991.
- 3. Ontario Regulation 315/82 is revoked.

#### LIOUOR LICENCE ACT

O. Reg. 324/85. General. Made—June 12th, 1985. Filed—June 17th, 1985.

#### REGULATION TO AMEND REGULATION 581 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIQUOR LICENCE ACT

 Regulation 581 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

59c. Section 25 of the Act does not apply to premises occupied by Murray's Restaurant on Queen Street in the Village of Killaloe Station, being part of Lot 4, Plan 138 and part of the south half of Lot 5, Plan 138 deposited in the Land Registry Office for the Registry Division of Renfrew (No. 49), until a vote is held under section 26 of the Act at the time of the municipal election to be held in 1985. O. Reg. 324/85, s. 1.

(6944)

27 (6945)

27

#### GAME AND FISH ACT

O. Reg. 325/85. Wildlife Management Units. Made—June 12th, 1985. Filed—June 17th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 155/82 MADE UNDER THE GAME AND FISH ACT

1. The description of Wildlife Management Unit 60, as set out in the Schedule to Ontario Regulation 155/82, is revoked and the following substituted therefor:

#### **WMU 60**

All that land in the counties of Haliburton, Hastings, Peterborough and Victoria described as WMUs 60A and 60B.

#### WMU 60A

All that land in the counties of Haliburton, Hastings, Peterborough and Victoria described as follows:

Beginning at the intersection of the centre line of that part of the King's Highway known as No. 35 with the centre line of that part of the King's Highway known as Secondary Highway No. 503 in the Compact Rural Community of Norland; thence in a northeasterly direction along that centre line to the

intersection with the centre line of that part of the King's Highway known as No. 121 at the Compact Rural Community of Tory Hill; thence in an easterly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 28; thence in a northeasterly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 62 at the Village of Bancroft; thence in a southeasterly direction along that centre line to the intersection with the centre line of that part of King's Highway known as No. 7; thence in a southwesterly direction along that centre line to the intersection near the Village of Havelock with the centre line of County Road No. 44 running in a northwesterly direction from that part of King's Highway known as No. 7 to the Compact Rural Community of Nephton; thence in a northwesterly direction along that centre line and the centre line of County Road No. 6 to the intersection with the easterly production of the centre line of Stony Lake; thence in a westerly, southerly, northerly and southwesterly direction along that production and the centre line of the Kawartha Lake System including Stony Lake, Lower Buckhorn Lake, Buckhorn Lake, Pigeon Lake and Sturgeon Lake to the intersection with the centre line of that part of the King's Highway known as No. 35A at the Village of Fenelon Falls; thence in a southwesterly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 35; thence in a northerly direction along that centre line to the place of beginning.

Saving and excepting those parts of the townships of Verulam and Fenelon lying northerly of the centre line of Sturgeon Lake and that part of the King's Highway known as No. 35A and easterly of that part of the King's Highway known as No. 35.

Also saving and excepting that part of the townships of Belmont and Methuen and Burleigh and Anstruther, in the County of Peterborough, described as WMU 60B.

Also saving and excepting Petroglyphs Provincial Park in the Township of Burleigh and Anstruther, in the County of Peterborough, as described in Schedule 120 to Regulation 821 of Revised Regulations of Ontario, 1980.

Also saving and excepting part of the Peterborough Crown Game Preserve in the townships of Belmont and Methuen and Burleigh and Anstruther, in the County of Peterborough, described as follows:

Beginning at the southwesterly corner of Lot 3, Concession XV, New Survey, as shown in the plan of the Township of Burleigh; thence northerly along the westerly limit of lots 3, 4 and 5, Concession XV, New Survey, to the northwesterly corner of that Lot 5; thence northerly in a straight line across the allowance for road between lots 5 and 6 to the northwesterly corner of Lot 6, Concession XV, New Survey; thence northerly along the westerly limit of lots 6, 7, 8, 9 and 10, Concession XV, New Survey, to the northwesterly corner of that Lot 10; thence northerly in a straight line across the allowance for road between lots 10 and 11 to the southwesterly corner of Lot 11, Concession XV, New Survey; thence northerly along the westerly limit of lots 11, 12, 13 and 14, Concession XV, New Survey, to the northwesterly corner of that Lot 14; thence easterly along the northerly limit of Lot 14, concessions XV

and XVI, New Survey and along the easterly production of that Lot 14, Concession XVI, across the allowance for road along the shore of Jack Lake to the water's edge along the northerly shore of that lake; thence easterly along that water's edge to the intersection with the water's edge along the easterly shore of Redmond Creek; thence easterly and northeasterly along that water's edge to the intersection with the northerly limit of Lot 31, Concession VIII, as shown in the plan of the Township of Methuen; thence easterly along the northerly limit of that Lot 31 to the northeasterly corner thereof; thence southerly along the easterly limit of that Lot 31 to the southeasterly corner thereof; thence southerly in a straight line across the allowance for road between lots 30 and 31 to the northeasterly corner of Lot 30, Concession VIII; thence southerly along the easterly limit of lots 30, 29, 28, 27 and 26, Concession VIII, to the southeasterly corner of that Lot 26; thence southerly in a straight line across the allowance for road between lots 25 and 26 to the northeasterly corner of Lot 25, Concession VIII; thence southerly along the easterly limit of lots 25, 24 and 23, Concession VIII to the southeasterly corner of that Lot 23; thence westerly along the southerly limit of Lot 23, Concession VIII to the southwesterly corner of the easterly half of that Lot 23; thence southerly along the easterly limit of the westerly half of Lot 22, Concession VIII, to the southeasterly corner thereof; thence westerly along the southerly limit of the westerly half of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions VIII and IX to the southeasterly corner of Lot 22, Concession IX; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions IX and X to the southeasterly corner of Lot 22, Concession X; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions X and XI to the southeasterly corner of Lot 22, Concession XI; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence northerly along the westerly limit of that Lot 22 to the northwesterly corner thereof; thence northwesterly in a straight line across the allowance for road adjoining Lot 23, Concession XII, as shown on the plan of the Township of Methuen and across the allowance for road adjoining Lot 2, Concession XVI, New Survey, as shown on the plan of the Township of Burleigh, to the northeasterly corner of that Lot 2; thence westerly along the southerly limit of Lot 3, concessions XVI and XV, New Survey, as shown on the plan of the Township of Burleigh, to the place of beginning.

#### WMU 60B

All that land in the townships of Belmont and Methuen and Burleigh and Anstruther, in the County of Peterborough, also known as the Peterborough Crown Game Preserve, described as follows:

Beginning at the confluence of the water's edge along the easterly bank of Jack Creek with the water's edge along the northerly shore of Stony Lake; thence northeasterly along that water's edge to its intersection with the centre line of the allowance for road between lots 5 and 6 in Concession XII in

that part of the Township of Burleigh and Anstruther that was formerly the Township of Burleigh (old survey); thence easterly along that centre line to its intersection with the centre line of a road known as the "Nepthelene Mine Road"; thence in an easterly and northeasterly direction along that centre line to its intersection with the water's edge along the westerly shore of Kasshabog Lake in Lot 14 in Concession VIII in that part of the Township of Belmont and Methuen that was formerly the Township of Methuen; thence in a general northeasterly direction along that water's edge to its intersection with the southerly production of the centre line of the allowance for road between concessions VI and VII; thence northerly along that production and the centre line of the allowance for road between concessions VI and VII to its intersection with the easterly production of the northerly limit of the easterly half of Lot 31 in Concession VII; thence westerly along that easterly production and the northerly limit of Lot 31 in Concession VII to the northwesterly corner thereof; thence westerly in a straight line to the northeasterly corner of Lot 31 in Concession VIII; thence westerly along the northerly limit of said Lot 31 to its intersection with the water's edge along the easterly bank of Redmond Creek; thence in a southwesterly and westerly direction along that water's edge to its confluence with the water's edge along the northerly shore of Redmond Bay of Jack Lake; thence in a general westerly direction along that water's edge and the water's edge along the north shore of Jack Lake and the water's edge along the northerly shore of Brook Bay of Jack Lake to its intersection with the easterly production of the northerly limit of Lot 14 in Concession XVI in that part of the Township of Burleigh and Anstruther that was formerly the Township of Burleigh (New Survey); thence westerly along that production and the northerly limit of Lot 14 in concessions XVI and XV to the northwesterly corner of said Lot 14 in Concession XV; thence westerly in a straight line to the northeasterly corner of Lot 14 in Concession XIV; thence westerly along the northerly limit of Lot 14 in concessions XIV and XIII and the easterly production of the northerly limit of Lot 14 in Concession XII and the northerly limit of Lot 14 in concessions XII and XI to its intersection with the water's edge along the easterly bank of Eels Creek; thence in a southeasterly, southwesterly, and southeasterly direction along that water's edge to its confluence with the water's edge along the northerly shore of Stony Lake; thence in a general easterly direction following that water's edge to the place of beginning.

Saving and excepting Petroglyphs Provincial Park as described in Schedule 120 to Regulation 821 of Revised Regulations of Ontario, 1980.

Also saving and excepting part of the Peterborough Crown Game Preserve described as follows:

Beginning at the southwesterly corner of Lot 3, Concession XV, New Survey, as shown on the plan of the Township of Burleigh; thence northerly along the westerly limit of lots 3, 4 and 5, Concession XV, New Survey, to the northwesterly corner of that Lot 5; thence northerly in a straight line across the allowance for road between lots 5 and 6 to the northwesterly

corner of Lot 6, Concession XV, New Survey; thence northerly along the westerly limit of lots 6, 7, 8, 9 and 10, Concession XV, New Survey, to the northwesterly corner of that Lot 10; thence northerly in a straight line across the allowance for road between lots 10 and 11 to the southwesterly corner of Lot 11, Concession XV, New Survey; thence northerly along the westerly limit of lots 11, 12, 13 and 14, Concession XV, New Survey, to the northwesterly corner of that Lot 14; thence easterly along the northerly limit of Lot 14, concessions XV and XVI, New Survey, and along the easterly production of that Lot 14, Concession XVI, across the allowance for road along the shore of Jack Lake to the water's edge along the northerly shore of Jack Lake; thence easterly along that water's edge to the intersection with the water's edge along easterly shore of Redmond Creek; thence easterly and northeasterly along that water's edge to the intersection with the northerly limit of Lot 31, Concession VIII, as shown on the plan of the Township of Methuen; thence easterly along the northerly limit of that Lot 31 to the southeasterly corner thereof; thence southerly along the easterly limit of that Lot 31 to the southeasterly corner thereof; thence southerly in a straight line across the allowance for road between lots 30 and 31 to the northeasterly corner of Lot 30, Concession VIII; thence southerly along the easterly limit of lots 30, 29, 28, 27 and 26, Concession VIII, to the southeasterly corner of that Lot 26; thence southerly in a straight line across the allowance for road between lots 25 and 26 to the northeasterly corner of Lot 25, Concession VIII; thence southerly along the easterly limit of lots 25, 24 and 23, Concession VIII to the southeasterly corner of that Lot 23; thence westerly along the southerly limit of Lot 23, Concession VIII to the southwesterly corner of the easterly half of that Lot 23; thence southerly along the easterly limit of the westerly half of Lot 22, Concession VIII, to the southeasterly corner thereof; thence westerly along the southerly limit of the westerly half of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions VIII and IX to the southeasterly corner of Lot 22, Concession IX; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence northerly along the westerly limit of that Lot 22 to the northwesterly corner thereof; thence northwesterly in a straight line across the allowance for road adjoining Lot 23, Concession XII, as shown on the plan of the Township of Methuen and across the allowance for road adjoining Lot 2, Concession XVI, New Survey, as shown on the plan of the Township of Burleigh, to the northeasterly corner of that Lot 2; thence westerly along the southerly limit of Lot 3, concessions XVI and XV, New Survey, as shown on the plan of the Township of Burleigh, to the place of beginning.

(6946)

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#### GAME AND FISH ACT

O. Reg. 326/85. Open Seasons—Moose and Deer. Made—June 12th, 1985. Filed—June 17th, 1985.

#### REGULATION TO AMEND REGULATION 428 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- 1.—(1) Section 11 of Regulation 428 of Revised Regulations of Ontario, 1980, as made by section 2 of Ontario Regulation 591/81 and amended by section 2 of Ontario Regulation 297/82, section 2 of Ontario Regulation 331/83 and section 1 of Ontario Regulation 217/85, is further amended by adding thereto the following subsections:
- (1b) A licence in Form 1 or 2 of Regulation 420 of Revised Regulations of Ontario, 1980 is not valid for hunting deer in wildlife management unit 60B, unless the licence has annexed thereto a tag in Form 25 of Regulation 420 of Revised Regulations of Ontario, 1980, and a tag in Form 25 is valid only from the first Monday in November to the Saturday next following or from the second Monday in November to the Saturday next following, as specified on the tag.
- (1c) No more than 500 people may be issued tags under subsection (1b) and of those, no more than 250 people may be issued tags for each one week period.
- (1d) The holder of a licence in Form 1 or 2 that is valid for hunting deer in wildlife management unit 60B shall,
  - (a) if the holder arrives driving a motor vehicle, park it in a designated parking area; and

- (b) before leaving the wildlife management unit, report to the officer in charge at a station designated by the Ministry and produce for inspection deer killed by the holder of the licence. O. Reg. 326/85, s. 1 (1).
- (2) Subsection 11 (2) of the said Regulation, as remade by section 2 of Ontario Regulation 297/82 and amended by subsection 1 (3) of Ontario Regulation 217/85, is revoked and the following substituted therefor:
- (2) The holder of a licence in Form 1 or 2 that is valid for hunting deer in any of the wildlife management units mentioned in subsections (1), (1a) and (1b) during the period mentioned in subsections (1), (1a) and (1b), shall complete the questionnaire provided with the tag in Form 25 of Regulation 420 of Revised Regulations of Ontario, 1980 by the Ministry and return the questionnaire to the office of the Ministry specified thereon on or before the 14th day next following the closing day of the hunt. O. Reg. 326/85, s. 1 (2).
  - (3) Column 1 of item 8 of Schedule 1 to the said Regulation, as remade by section 1 of Ontario Regulation 14/85, is amended by striking out "60" in the second line and inserting in lieu thereof "60A".
  - (4) Column 1 of item 10 of Schedule 3 to the said Regulation, as remade by section 2 of Ontario Regulation 217/85, is amended by striking out "60" in the third line and inserting in lieu thereof "60A".
  - (5) The said Schedule 3, as remade by section 2 of Ontario Regulation 217/85, is amended by adding thereto the following item:

Ітем	Column 1	Column 2	Column 3	Column 4
	Wildlife Management Units	Open Seasons Residents	Open Seasons Non-Residents	Conditions
41.	60B	From the first Monday in November to the second Saturday next following in any year		Only shotguns may be used. No person shall use or be accompanied by a dog.

#### GAME AND FISH ACT

O. Reg. 327/85. Open Seasons—Black Bear. Made—June 12th, 1985. Filed—June 17th, 1985.

REGULATION TO AMEND REGULATION 426 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Column 1 of item 5 of Schedule 1 to Regulation 426 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 339/82, is amended by striking out "60" and inserting in lieu thereof "60A".

(6948)

### GAME AND FISH ACT

O. Reg. 328/85. Open Seasons—Game Birds. Made—June 12th, 1985. Filed—June 17th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 501/81 MADE UNDER THE GAME AND FISH ACT

- 1.—(1) Column 1 of item 3 of Schedule 1 to Ontario Regulation 501/81, as remade by section 2 of Ontario Regulation 218/85, is amended by striking out "60" in the first line and inserting in lieu thereof "60A".
- (2) Column 1 of item 5 of Schedule 2 to the said Regulation, as remade by section 2 of Ontario Regulation 218/85, is amended by striking out "60" in the first line and inserting in lieu thereof "60A".
- (3) Column 1 of item 5 of Schedule 3 to the said Regulation, as remade by section 2 of Ontario Regulation 218/85, is amended by striking out "60" in the first line and inserting in lieu thereof "60A".

(4) Column 1 of item 1B of Schedule 5 to the said Regulation, as remade by section 3 of Ontario Regulation 218/85, is amended by striking out "60" in the first line and inserting in lieu thereof "60A".

(6949)

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#### GAME AND FISH ACT

O. Reg. 329/85. Traps. Made—June 12th, 1985. Filed—June 17th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 673/82 MADE UNDER THE GAME AND FISH ACT

Subsection 1 (6b) of Ontario Regulation 673/82, as made by subsection 1 (1) of Ontario Regulation 5/85, is amended by inserting after "mink" in the second line "or muskrat".

(6950)

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#### HEALTH INSURANCE ACT

O. Reg. 330/85. General. Made—June 12th, 1985. Filed—June 17th, 1985.

#### REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1.—(1) Subsection 48 (4c) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by subsection 1 (1) of Ontario Regulation 615/84, is revoked and the following substituted therefor:
- (4c) Subject to subsections (5a) and (10), the amount payable by the Plan for the services prescribed under subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1984, but before the 1st day of July, 1985, as follows:
  - 1. Initial service (office or institutional) \$ 9.60

2. Subsequent service\$ 8.60	7. Radiographic examination of the pel-
3. Home service	vis and sacrum—minimum of antero- posterior and lateral views\$16
o. Home service	posterior and lateral views\$10
4. Radiographic examination of the cer-	8. Radiographic examination of the
vical spine-minimum of antero-	antero-posterior full spine—one view 16
posterior and lateral views 14	
	9. Radiographic examination of the
5. Radiographic examination of the	antero-posterior full spine plus one
thoracic spine - minimum of antero-	additional view 28
posterior and lateral views 14	
	10. Radiographic examination of the
6. Radiographic examination of the	antero-posterior full spine plus two
lumbar spine—minimum of antero-	additional views
posterior and lateral views 14	
	11. Radiographic examination of the ribs
7. Radiographic examination of the pel-	-minimum of antero-posterior and
vis and sacrum — minimum of antero-	lateral views 16
posterior and lateral views 14	
	12. Radiographic examination of any
8. Radiographic examination of the	extremity—minimum of two views 16
antero-posterior full spine—one view 14	A A
·	13. Special added view of any of the
9. Radiographic examination of the	above—per view 8
antero-posterior full spine plus one	
additional view	(4e) Subject to subsections (5b) and (11), the amount
	payable by the Plan for the services prescribed under
10. Radiographic examination of the	subsection (1) is, where the services are provided to an
antero-posterior full spine plus two	insured person on or after the 1st day of October, 1985,
additional views	as follows:
	N. Carlotte and Ca
11. Radiographic examination of the ribs	1. Initial service (office or institutional) \$10
-minimum of antero-posterior and	1
lateral views	2. Subsequent service 8.85
	A A
12. Radiographic examination of any	3. Home service
extremity—minimum of two views 14	( P ); 1: ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (
•	4. Radiographic examination of the cer-
13. Special added view of any of the	vical spine—minimum of antero-
above—per view 7	posterior and lateral views 16
•	5. Radiographic examination of the
(4d) Subject to subsections $(5b)$ and $(11)$ , the	thoracic spine—minimum of antero-
amount payable by the Plan for the services prescribed	posterior and lateral views 16
under subsection (1) is, where the services are provided	posterior and lateral views
to an insured person on or after the 1st day of July,	6. Radiographic examination of the
1985, but before the 1st day of October, 1985, as fol-	lumbar spine—minimum of antero-
lows:	posterior and lateral views 16
	posterior and lateral viewer view 1
1. Initial service (office or institutional) \$ 9.60	7. Radiographic examination of the pel-
, , , , , , , ,	vis and sacrum — minimum of antero-
2. Subsequent service 8.60	posterior and lateral views 16
•	
3. Home service 11	8. Radiographic examination of the
	antero-posterior full spine—one view 16
4. Radiographic examination of the cer-	
vical spine—minimum of antero-	9. Radiographic examination of the
posterior and lateral views 16	antero-posterior full spine plus one
position and tasted the first terms of the first te	additional view
5. Radiographic examination of the	10 Radiagraphic assumination of the
thoracic spine—minimum of antero-	10. Radiographic examination of the
posterior and lateral views 16	antero-posterior full spine plus two additional views
position and income from the first to	additional views
6. Radiographic examination of the	11. Radiographic examination of the ribs
lumbar spine—minimum of antero-	—minimum of antero-posterior and
posterior and lateral views 16	lateral views

- 12. Radiographic examination of any extremity—minimum of two views \$16
- 13. Special added view of any of the above—per view .....

O. Reg. 330/85, s. 1 (1).

- (2) Subsection 48 (5a) of the said Regulation, as made by subsection 1 (2) of Ontario Regulation 615/84, is revoked and the following substituted therefor:
- (5a) The maximum amount payable by the Plan for the radiographic services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1984, but before the 1st day of July, 1985, in respect of each insured person, \$35.
- (5b) The maximum amount payable by the Plan for the radiographic services prescribed in subsection (1)

is, where the services are provided to an insured person on or after the 1st day of July, 1985, in respect of each insured person, \$40 per twelve month period. O. Reg. 330/85, s. 1 (2).

- (3) Subsection 48 (10) of the said Regulation, as made by subsection 1 (3) of Ontario Regulation 615/84, is revoked and the following substituted therefor:
- (10) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1984, but before the 1st day of July, 1985, in respect of each insured person, \$190.
- (11) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1985, in respect of each insured person, \$200 per twelve month period. O. Reg. 330/85, s. 1 (3).

(6951)

27

#### PROVINCIAL OFFENCES ACT

O. Reg. 331/85.

Proceedings Commenced by Certificate of Offence.

Made—June 12th, 1985.

Filed—June 17th, 1985.

# REGULATION TO AMEND REGULATION 817 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL OFFENCES ACT

1. Regulation 817 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 79

Toronto Area Transit Operating Authority Act

ITEM	COLUMN 1	COLUMN 2
1.	Travel without valid ticket	subsection 4(1)
2.	Travel without valid pass	subsection 4(1)
3.	Bring animal on transit system	subsection 6(1)
4.	Improper entry	section 7
5.	Improper exit	section 7
6.	Operate vehicle at excessive speed	subsection 10(1)
7.	Park vehicle not incidental to use of transit	
	system	subsection 10(2)
8.	Operate vehicle not incidental to use of	
	transit system	subsection 10(2)
9.	Park vehicle for more than 48 hours without	
	permission	subsection 10(3)
10.	Park vehicle of excessive weight	subsection $10(3a)$
11.	Park on Authority property without	
	permission	subsection $10(3b)$
12.	Stand on Authority property without	
	permission	subsection $10(3b)$
13.	Stop on Authority property without	
	permission	subsection $10(3b)$
14.	Distribute material on Authority property	subsection 10(4)
15.	Place material on Authority property	subsection 10(4)
16.	Litter Authority facilities	subsection 10(5)
17.	Loiter on Authority facilities	subsection 10(7)
18.	Solicit public without permission	subsection 10(8)
19.	Sell to public without permission	subsection 10(8)
20.	Attempt to sell to public without permission	subsection 10(8)
21.	Travel without paying appropriate fare	subsection 11(1)
22.	Attempt to travel without paying appropriate	
	fare	subsection 11(1)
23.	Fail to surrender ticket when directed	subsection 11(2)
24.	Fail to deposit ticket when directed	subsection 11(2)
25.	Refuse to show ticket during trip	subsection 11(5)
26.	Smoke in undesignated area	clause $11(7)(a)$
27.	Smoke while travelling on transit system	clause 11(7)(b)
28.	Cause damage to Authority facilities	subsection 11(8)

O. Reg. 331/85, s. 1.

#### ONTARIO WATER RESOURCES ACT

O. Reg. 332/85. Honda Sewage Works. Made—June 6th, 1985. Approved—June 6th, 1985. Filed—June 18th, 1985.

# REGULATION MADE UNDER THE ONTARIO WATER RESOURCES ACT

#### HONDA SEWAGE WORKS

- 1. In this Regulation, "Honda Sewage Works" means the sewage works consisting of a sanitary sewer to service the Honda plant on the west side of County Road No. 10 in the Township of Tecumseth in the County of Simcoe by connecting it to the existing sewage works in the Township of Essa in the County of Simcoe and includes all branches and connections to service any intermediate properties. O. Reg. 332/85, s. 1.
- **2.** The Honda Sewage Works is exempt from the provision in subsections 25 (1) and (9) of the Act requiring the Director to hold a hearing. O. Reg. 332/85, s. 2.

Susan Fish Minister of the Environment

Dated at Toronto, this 6th day of June, 1985.

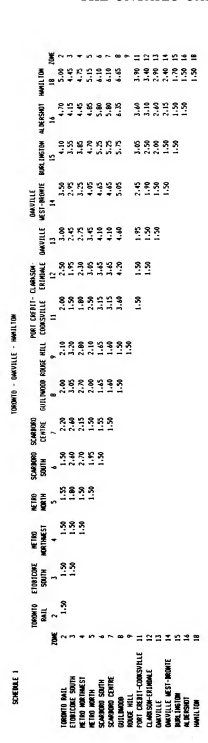
(6953)

# TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

O. Reg. 333/85. General. Made—June 7th, 1985. Approved—June 12th, 1985. Filed—June 18th, 1985.

# REGULATION TO AMEND REGULATION 935 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

- 1. Clauses 2 (22) (a) and (b) of Regulation 935 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 441/82, are revoked and the following substituted therefor:
  - (a) for a single one-way fare, 60 cents plus the amount of the fare set out in the applicable Schedule; and
  - (b) for a pass or ten one-way tickets, the amount in the applicable column of the Table that corresponds to the amount in Column 1 of the Table equivalent to 60 cents plus the single one-way fare for the service.
- 2. Schedules 1, 2, 3, 4, 5, 6 and 7 to the said Regulation, as remade by section 5 of Ontario Regulation 375/84, are revoked and the following substituted therefor:

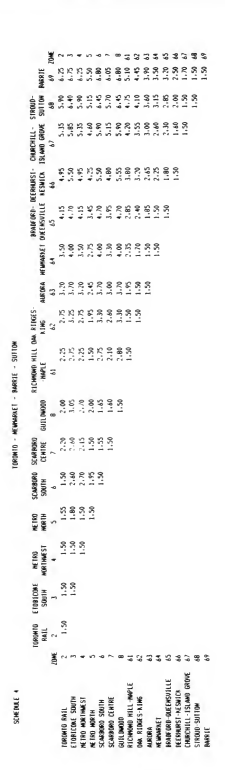


O. Reg. 333/85, s. 2, part.

TORGINI	SCHEDULE 2							ORONTO -	STREETSVILL	E - NEADOWN	ORONTO - STREETSVILLE - MEADONVALE - MILTON					
RAIL SOUTH HORTHAEST NORTH SOUTH CENTRE GUILDBACOD ROUGE HILL COOKSVILLE ERINDALE FRADOWNALE HORNING TO NOT THE SOUTH HORTHAEST NORTH SOUTH CENTRE GUILDBACOD ROUGE HILL COOKSVILLE ERINDALE FRADOWNALE S			TOROWIO	ETOBICOKE	METRO	METRO	SCARBORO	SCARBORO			PORT CREDIT-	CLARK SON-	STREETSVILLE-			
100   100			RAIL	SOUTH	MORTHMEST	HORTH	SOUTH	CENTRE	GUIL DWOOD	ROUGE HILL	COOKSVILLE	ERINDALE	ME ADDWINE E	HORMBY	MILTON	
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9 1.50 1.50 2.70 2.80 1.80 2.30 2.30 2.93 2.93 2.93 2.93 2.93 2.93 2.93 2.93	OBICOKE SOUTH	<b>~</b> 3		1.50	1.50	1.80	2.60	2.60	3.05	3.20	1.50	1.95	2.30	3,35	3.60	~
5   1.50   1.95   1.50   2.00   2.10   2.50   3.05   2.45   3.65     6   1.50   1.50   1.50   1.50   3.05   3.05   3.05   3.05     7   1.50   1.50   1.50   3.15   3.65   4.40   5.00     8   1.50   1.50   3.60   4.50   4.40   4.30     8   1.50   1.50   1.50   1.50   1.50   1.50     9   1.50   1.50   1.50   1.50   1.65   2.30     1.50   1.50   1.65   2.30     1.50   1.50   1.65   1.50     1.50   1.50   1.65   1.50     1.50   1.50   1.65   1.50     1.50   1.50   1.65   1.50     1.50   1.50   1.60     1.50   1.50   1.60     1.50   1.50   1.50     1.50   1.50   1.50     1.50   1.50   1.50     1.50   1.50   1.50     1.50   1.50   1.50     1.50   1.50   1.50     1.50   1.50   1.50     1.50   1.50   1.50     1.50	TRO MORTHMEST	-			2.8	1.50	2.70	2.15	2.70	2.80	1.80		2.30	2,95	3,25	*
1.30   1.45   1.45   1.45   1.45   1.45   1.45   1.45   1.45   1.40	TRO MORTH	~				3.5	1.95	1.50	3.00	2,10	2.50		2.45	3.65	3.80	2
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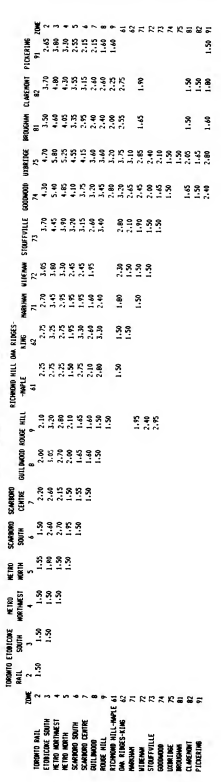
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O. Reg. 333/85, s. 2, part.



O. Reg. 333/85, s. 2, part.

O. Reg. 333/85, s. 2, part.



TORONTO - MARKHAN - STOUFFVILLE - UXBRIDGE

726

			ETOBICOKE		METRO	SCARBORO	SCARBORO									
		RAIL	SOUTH	MORTHMEST	MORTH	SOUTH	CENTRE	GUILDWOOD ROUGE HILL FICKERING A	OUGE HILL	PICKERING	AJAX	SH11BY	OSHAMA	COURTICE BOM	<b>BOUMANY 1 LLE</b>	
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DOWNANTILLE	96														-	S

O. Reg. 333/85, s. 2, part.

#### Schedule 7

#### SPECIAL FARES

Special Exact Fares between the following points are available on designated services only:

Richmond	Hill	to	Finch	(via	Bayview	Ave.)
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Adult	.75	
Student (with school-issued identification card)	.50	
Senior Citizen (with proof of age)	.40	
Child (age 12 and under)	.40	
	Adult	Half Fare
Oakville/Hornby	2.20	1.10
Oakville/Milton	2.45	1.25
Oakville/Acton	3.75	1.90
Acton/Clarkson	3.90	1.95
Acton/Milton	1.80	.90

O. Reg. 333/85, s. 2, part.

## 3. This Regulation comes into force on the 1st day of July, 1985.

TORONTO AREA TRANSIT OPERATING AUTHORITY

L. H. Parsons

A. F. LEACH

Dated at Toronto, this 7th day of June, 1985.

(6954)

#### HIGHWAY TRAFFIC ACT

O. Reg. 334/85. Speed Limits. Made—June 16th, 1985. Filed—June 18th, 1985.

#### REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 20 to Regulation 490 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 109/81, is revoked and the following substituted therefor:

Schedule 20

#### HIGHWAY NO. 15

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

Leeds and Grenville—

Twp. of Bastard and South Burgess

1. That part of the King's Highway known as No. 15 in the Township of Bastard and South Burgess in the United Counties of Leeds and Grenville lying between a point situate 580 metres measured southerly from its intersection with the roadway known as Cedar Cove Road and a point situate 125 metres measured northerly from its intersection with the roadway known as Cedar Valley Road in the hamlet of Portland.

Lanark-

Twp. of Montague 2. That part of the King's Highway known as No. 15 in the Township of Montague in the County of Lanark lying between a point situate 40 metres measured southerly from its intersection with the roadway known as Ruthven Street and a point situate 410 metres measured southerly from its intersection with the roadway known as Wood Road located at the North limits of the Separated Town of Smiths Falls.

Lanark-

Town of Almonte Twp. of Ramsay 3. That part of the King's Highway known as No. 15 in the County of Lanark lying between a point situate 320 metres measured southerly from its intersection with the roadway known as Perth Street in the Town of Almonte and a point situate 340 metres measured northerly from its intersection with the roadway known as Gleeson Sideroad in the Township of Ramsay.

Lanark-

Twp. of Pakenham 4. That part of the King's Highway known as No. 15 in the Township of Pakenham in the County of Lanark beginning at a point situate 20 metres measured southerly from its intersection with the roadway known as McWatty Road and extending southerly therealong for a distance of 490 metres.

Lanark—

Twp. of Pakenham 5. That part of the King's Highway known as No. 15 in the Township of Pakenham in the County of Lanark beginning at a point situate 390 metres measured northerly from its northerly intersection with the roadway known as Lanark Road No. 15 and extending northerly therealong for a distance of 630 metres. O. Reg. 334/85, s. 1, part.

#### PART 5

Frontenac-

Twp. of Pittsburgh

That part of the King's Highway known
 as No. 15 in the Township of Pittsburgh
 in the County of Frontenac lying
 between a point situate at its intersection
 with the King's Highway known as No.
 2 and a point situate 115 metres measured northerly from its intersection with
 the entrances to Windsor Court Subdivision and Rideau Marina.

Leeds and Grenville—

Twp. of South Crosby

2. That part of the King's Highway known as No. 15 in the Township of South Crosby in the United Counties of Leeds and Grenville beginning at a point situate 370 metres measured southerly from its intersection with the roadway known as Brier Hill Road in the hamlet of Morton and extending northerly therealong for a distance of 510 metres.

Lanark—

Twp. of Beckwith 3. That part of the King's Highway known as No. 15 in the Township of Beckwith in the County of Lanark beginning at a point situate 180 metres measured southerly from its southerly intersection with the roadway known as Lanark Road No. 4 in the hamlet of Franktown and extending northerly therealong for a distance of 730 metres. O. Reg. 334/85, s. 1, part.

#### PART 6

Lanark-

Twp. of Beckwith 1. That part of the King's Highway known as No. 15 in the Township of Beckwith in the County of Lanark beginning at a point situate 295 metres measured southerly from its intersection with the King's Highway known as No. 7 and extending northerly therealong for a distance of 725 metres.

Lanark-

Twp. of Pakenham

- That part of the King's Highway known as No. 15 in the Township of Pakenham in the County of Lanark lying between a point situate 20 metres measured southerly from its intersection with the roadway known as McWatty Road and a point situate 390 metres measured northerly from its northerly intersection with the roadway known as Lanark Road No. 15. O. Reg. 334/85, s. 1, part.
- 2. Schedule 39 to the said Regulation is revoked and the following substituted therefor:

Schedule 39

#### HIGHWAY NO. 29

Part 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

#### PART 4

Leeds and Grenville-

Twp. of

1. That part of the King's Highway known No. 29 in the Township of Elizabethtown in the United Counties of Leeds and Grenville lying between a Elizabethtown point situate 500 metres measured southerly from its intersection with the roadway known as Airport Road/Kilkenny Road in the hamlet of Tincap and a point situate 500 metres measured northerly from the said intersection. O. Reg. 334/85, s. 2, part.

#### PART 5

1. That part of the King's Highway known Leeds and as No. 29 in the Township of Kitley in Grenvillethe United Counties of Leeds and GrenTwp. of Kitley

ville lying between a point situate 630 metres measured southerly from its intersection with the roadway known as Plum Hollow Road in the hamlet of Frankville and a point situate 420 metres measured northerly from the said intersection.

Leeds and Grenville-

Twp. of

2. That part of the King's Highway known as No. 29 in the Township of Edwardsburgh in the United Counties of Leeds and Grenville lying between a Edwardsburgh point situate 500 metres measured southerly from its intersection with the roadway known as Leeds and Grenville Road 30/Greenbush Road in the hamlet of Addison and a point situate 460 metres measured northerly from the said intersection.

Leeds and Grenville-Twp. of

Kitley

3. That part of the King's Highway known as No. 29 in the Township of Kitley in the United Counties of Leeds and Grenville lying between a point situate 270 metres measured southerly from its intersection with the roadway between concessions 4 and 5 in the hamlet of Newbliss and a point situate 170 metres measured northerly from the said intersection. O. Reg. 334/85, s. 2, part.

#### PART 6

#### (Reserved)

- 3. Part 5 of Schedule 53 to the said Regulation is amended by adding thereto the following paragraph:
- Leeds and Grenville-

Twp. of Oxford-on-Ridean

2. That part of the King's Highway known as No. 43 in the Township of Oxford-on-Rideau in the United Counties of Leeds and Grenville lying between a point situate 800 metres measured easterly from its intersection with the roadway known as Marley Street and a point situate 400 metres measured westerly from its intersection with the roadway known as Leeds and Grenville Road 44 (Rideau Street).

> GEORGE R. McCAGUE Minister of Transportation and Communications

Dated at Toronto, this 16th day of June, 1985.

27

#### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 335/85. Village of Glencoe—Township of Ekfrid Boundary. Made—June 6th, 1985. Filed—June 18th, 1985.

#### ORDER IN COUNCIL

R.O.C. 209/85

WHEREAS The Corporation of the Village of Glencoe and The Corporation of the Township of Ekfrid have entered into an agreement dated the 7th day of August, 1984 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS an objection to the proposed issuance of the order was filed with the Clerk of the Executive Council within the filing period;

AND WHEREAS the Lieutenant Governor in Council has decided that the public interest in the implementation of the intermunicipal agreement outweighs the objection filed by the objector;

NOW THEREFORE on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of July, 1985, the portion of the Township of Ekfrid described in the Schedule is annexed to the Village of Glencoe.
- 2. All real property of The Corporation of the Township of Ekfrid situate in the annexed area vests in The Corporation of the Village of Glencoe on the 1st day of July, 1985.
- 3. On the 1st day of July, 1985, the by-laws of the Village of Glencoe extend to the annexed area and the by-laws of the Township of Ekfrid cease to apply to such area except,
  - (a) by-laws that were passed,
    - (i) by the Township of Ekfrid under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
    - (ii) by the Township of Ekfrid that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

that shall remain in force until repealed by the council of the Village of Glencoe; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Ekfrid.
- 4. The clerk of the Township of Ekfrid shall forthwith prepare and furnish to the clerk of the Village of Glencoe a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area to and including the 30th day of June, 1985, and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area that are due and unpaid on the 1st day of July, 1985 shall be deemed on that date to be taxes due and payable to The Corporation of the Village of Glencoe and may be collected by The Corporation of the Village of Glencoe.
- (2) On or before the 1st day of October, 1985, The Corporation of the Village of Glencoe shall pay to The Corporation of the Township of Ekfrid an amount equal to the amount of all real property taxes that were due but unpaid on the 1st day of July, 1985 that The Corporation of the Village of Glencoe is entitled under subsection (1) to collect in the annexed area.
- 6.—(1) The assessment of land in the annexed area upon which the taxes after the 30th day of June, 1985 shall be levied shall be determined by the Assessment Commissioner in accordance with the classes of real property and the factors prescribed for the Village of Glencoe by Ontario Regulation 867/81.
- (2) Where the Assessment Commissioner makes an assessment in accordance with subsection (1), the provisions of section 34 of the Assessment Act shall apply to such assessment.
- 7. The Corporation of the Village of Glencoe shall forthwith pay to The Corporation of the Township of Ekfrid the sum of \$900 as total compensation for any loss of assessment arising as a result of the annexation.
- 8. The agreement between The Corporation of the Village of Glencoe and The Corporation of the Township of Ekfrid dated the 7th day of August, 1984 is hereby given effect. O. Reg. 335/85.

Recommended

DENNIS TIMBRELL
Minister of Municipal Affairs
and Housing

Concurred

CLAUDE BENNETT Chairman

Approved and Ordered June 6, 1985.

JOHN B. AIRD Lieutenant Governor

#### Schedule

# AREA TO BE ANNEXED TO THE VILLAGE OF GLENCOE

Beginning at the intersection of the southwesterly limit of the easterly half of Lot 23 in Concession I in the Township of Ekfrid and the southeasterly limit of Appin Road;

Thence southeasterly along that southwesterly limit 86.26 metres to an angle in the Village of Glencoe;

Thence northeasterly and parallel with the southeasterly limit of Appin Road 103.33 metres to a point;

Thence northwesterly and parallel with the southwesterly limit of the easterly half of that Lot to the southeasterly limit of Concession II in the Township of Ekfrid;

Thence southwesterly along the southeasterly limit of the said Concession II 103.33 metres to an angle in the Village of Glencoe;

Thence southeasterly crossing Appin Road to the place of beginning. O. Reg. 335/85, Sched.

(6956) 27

#### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 336/85.
City of Mississauga—City of
Brampton Boundary.
Made—June 6th, 1985.
Filed—June 18th, 1985.

#### ORDER IN COUNCIL

R.O.C. 210/85

WHEREAS The Corporation of the City of Mississauga, The Corporation of the City of Brampton and The Regional Municipality of Peel have entered into an agreement dated the 14th day of May, 1984 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the order were filed with the Clerk of the Executive Council within the filing period;

NOW THEREFORE on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of July, 1985, the portion of the City of Brampton described in the Schedule is annexed to the City of Mississauga.
- 2. All real property of The Corporation of the City of Brampton situate in the annexed area vests in The Corporation of the City of Mississauga on the 1st day of July, 1985.
- 3. On the 1st day of July, 1985, the by-laws of the City of Mississauga extend to the annexed area and the by-laws of the City of Brampton cease to apply to such area except,
  - (a) by-laws that were passed,
    - (i) by the City of Brampton under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
    - (ii) by the City of Brampton that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the Council of the City of Mississauga; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the Council of the City of Brampton.
- 4. The assessment of land in the annexed area upon which the taxes after the 30th day of June, 1985 shall be levied shall be determined by the Assessment Commissioner and the provisions of section 34 of the Assessment Act apply.
- 5. The agreement between The Corporation of the City of Mississauga, The Corporation of the City of Brampton and The Regional Municipality of Peel dated the 14th day of May, 1984 is hereby given effect. O. Reg. 336/85.

Recommended

DENNIS TIMBRELL
Minister of Municipal Affairs
and Housing

Concurred

CLAUDE BENNETT
Chairman

Approved and Ordered June 6, 1985.

JOHN B. AIRD Lieutenant Governor

#### Schedule

# AREA TO BE ANNEXED TO THE CITY OF MISSISSAUGA

Those portions of lots 11 and 12 in Concession II east of Hurontario Street, Lot 12 in Concession III east of

Hurontario Street and the road allowance between concessions II and III east of Hurontario Street of the former Township of Toronto in the County of Peel now in the City of Brampton in The Regional Municipality of Peel, being parts 1, 2, 3, 4, 5, 6 and 7 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-11448. O. Reg. 336/85, Sched.

(6957)

27

#### PUBLIC SERVICE ACT

O. Reg. 337/85. General. Made—June 7th, 1985. Approved—June 12th, 1985. Filed—June 18th, 1985.

#### REGULATION TO AMEND REGULATION 881 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC SERVICE ACT

- Section 9 of Regulation 881 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:
- (3a) In designating a position under subsection (3) as a position whose duties require fewer hours per week than are prescribed by subsection (1), a deputy minister shall specify that the position requires at least,
  - (a) seven hours per day for two days per week;
  - (b) five hours per day for three days per week;
  - (c) four hours per day for four days per week;
  - (d) three hours per day for five days per week; or
  - (e) ten full days per month. O. Reg. 337/85, s. 1.

CIVIL SERVICE COMMISSION

ETHEL MCLELLAN
Chairman

Dated at Toronto, this 7th day of June, 1985.

(6958)

ONTARIO PLACE CORPORATION ACT

O. Reg. 338/85.

Fees.

Made—June 14th, 1985. Approved—June 17th, 1985.

Filed-June 18th, 1985.

REGULATION TO AMEND
REGULATION 732 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
ONTARIO PLACE CORPORATION
ACT

- 1. Clause 2 (9) (a) of Regulation 732 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- (a) during the Canadian National Exhibition, \$2.00; and

ONTARIO PLACE CORPORATION:

V. J. COOPER General Manager

TOM C. CURTIS Secretary-Treasurer

Dated at Toronto, this 14th day of June, 1985.

(6959)

27

# ONTARIO UNCONDITIONAL GRANTS ACT

O. Reg. 339/85.

General.

Made—June 12th, 1985.

Filed-June 19th, 1985.

REGULATION MADE UNDER THE ONTARIO UNCONDITIONAL GRANTS ACT

GENERAL

I.—(1) In this Regulation,

"average commercial mill rate" means in respect of a municipality the quotient obtained by dividing total commercial taxes by the sum of commercial local assessment and business local assessment, multiplied by 1,000, correct to two decimal places;

- "business local assessment" means the aggregate of,
  - (a) own purpose business local assessment shown under the subheading "general" in line 30 of column 3 of Schedule 13, and
  - (b) own purpose business local assessment shown under the subheading "police villages at reduced rates" in line 31 of column 3 of Schedule 13;
- "commercial local assessment" means the aggregate of,
  - (a) own purpose commercial and industrial local assessment shown under the subheading "general" in line 30 of column 2 of Schedule 13, and
  - (b) own purpose commercial and industrial local assessment shown under the subheading "police villages at reduced rates" in line 31 of column 2 of Schedule 13;
- "discounted residential local assessment" means the product, correct to the nearest dollar, obtained by multiplying 0.55 by the aggregate of,
  - (a) residential and farm local taxable assessment shown under the subheading "general" in line 30 of column 1 of Schedule 13.
  - (b) residential and farm local taxable assessment shown under subheading "police villages at reduced rates" in line 31 of column 1 of Schedule 13, and
  - (c) residential and farm local taxable assessment shown under the subheading "farms at reduced rates" in line 32 of column 1 of Schedule 13;
- "equalization factor" means the equalization factor for a municipality as set out in Schedule 1 to this Regulation;
- "equivalent local assessment" means the quotient obtained by dividing the aggregate of telephone and telegraph taxation and lower tier payments in lieu and upper tier payments in lieu by the average commercial mill rate, multiplied by 1,000, correct to the nearest dollar;
- "lower tier payments in lieu" means payments in lieu of taxes for own purposes shown in line 18 of column 4 of Schedule 13;
- "lower tier share of upper tier prepaid special charges" means the prepaid special charges shown in column 13 opposite the name of the lower tier municipality in Schedule 14;
- "1984 lower tier resource equalization grant share" means the lower tier share of the resource equalization grant entitlement in 1984 under section 8 of the Act;

- "1984 lower tier share of upper tier support grants" means the amount shown in column 2 opposite the name of the lower tier municipality in Schedule 14;
- "1984 support grants" means the total general and special support grant entitlements for the municipality in 1984 under sections 10, 11 and 12 of the Act;
- "1984 upper tier resource equalization grant share" means the upper tier share of the resource equalization grant entitlement in 1984 under section 8 of the Act;
- "own sewer revenue" means for a lower tier municipality, revenues from sewer surcharges on direct water billings in the lower tier municipality, as shown in line 4 of column 4 of Schedule 13, and includes those amounts billed in or to the lower tier municipality by another lower tier municipality or by an upper tier municipality in which the lower tier municipality is not located, as shown in lines 45 to 48 and line 65 of columns 2 and 3 of Schedule 12 for the municipality providing water to the lower tier municipality;
- "own water revenue" means for a lower tier municipality, revenues from direct water billings in the lower tier municipality as shown in line 2 of column 4 of Schedule 13, and includes those amounts billed in or to the lower tier municipality by another lower tier municipality or by an upper tier municipality in which the lower tier municipality is not located, as shown in lines 40 to 43 and line 64 of columns 2 and 3 of Schedule 12 for the municipality providing water to the lower tier municipality;
- "prepaid special charges" means the amount shown in line 24 of column 1 of Schedule 13;
- "Schedule 12" means Schedule 12 of the 1984 financial information return made under section 3 of the *Municipal Affairs Act* and section 84 of the *Municipal Act*, of a municipality providing sewer or water service, or both, to ratepayers in the lower tier municipality;
- "Schedule 13" means the audited Schedule 13 of the 1984 financial information return of a lower tier or upper tier municipality provided under section 3 of the Municipal Affairs Act and section 84 of the Municipal Act;
- "Schedule 14" means the audited Schedule 14 of the 1984 financial information return of an upper tier municipality provided under section 3 of the Municipal Affairs Act and section 84 of the Municipal Act;
- "telephone and telegraph taxation" means the aggregate of,

- (a) lower tier share of telephone and telegraph taxation shown in line 2 of column 12 of Schedule 13, and
- (b) upper tier share of telephone and telegraph taxation shown in line 6 of column 12 of Schedule 13;
- "total commercial taxes" means the aggregate of,
  - (a) own purpose commercial and industrial taxes shown in line 1 of column 7 of Schedule 13,
  - (b) own purpose business taxes shown in line 1 of column 8 of Schedule 13, and
  - (c) upper tier commercial taxes;
- "total discounted local assessment" means the aggregate of,
  - (a) discounted residential local assessment,
  - (b) commercial local assessment,
  - (c) business local assessment, and
  - (d) equivalent local assessment;
- "total equalized discounted assessment" means the quotient obtained by dividing the total discounted local assessment by the equalization factor, multiplied by 100, correct to the nearest dollar;
- "total own taxation" means the total own purposes taxation as shown in line 4 of column 12 of Schedule 13;
- "total under tier requisition" means the amount shown in line 47 of column 8 of Schedule 14;
- "total upper tier sewer billings" means for an upper tier municipality, the sum of the upper tier sewer billings in all lower tier municipalities which received sewer services from the upper tier municipality;
- "total upper tier taxation" means the amount shown in line 8 of column 12 of Schedule 13;
- "total upper tier water billings" means for an upper tier municipality, the sum of upper tier water billings in all lower tier municipalities which received water services from the upper tier municipality;
- "upper tier commercial taxes" means the aggregate of,
  - (a) upper tier purpose commercial and industrial taxes shown in line 5 of column 7 of Schedule 13, and
  - (b) upper tier purpose business taxes shown in line 5 of column 8 of Schedule 13;

- "upper tier payments in lieu" means the upper tier share of payments in lieu of taxes shown in line 18 of column 2 of Schedule 13;
- "upper tier sewer billings" means for an upper tier municipality, sewer service charges billed directly by the upper tier municipality to ratepayers in the lower tier municipality, shown in column 11 opposite the name of the lower tier municipality in Schedule 14;
- "upper tier sewer revenue" means sewer surcharges on direct water billings to ratepayers in the lower tier municipality on behalf of the upper tier municipality, as shown in line 4 of column 2 of Schedule 13;
- "upper tier water billings" means water service charges billed directly by the upper tier municipality to ratepayers in the lower tier municipality, shown in column 9 opposite the name of the lower tier municipality in Schedule 14;
- "upper tier water revenue" means direct water billings to ratepayers in the lower tier municipality on behalf of the upper tier municipality, as shown in line 2 of column 2 of Schedule 13.
- (2) In the case of lower tier municipalities, references to Schedule 14, unless otherwise specified, are references to Schedule 14 of the upper tier municipality within which the lower tier municipality is situated.
- (3) The standard equalized assessment per household prescribed for the purpose of subsection 8 (1) of the Act is \$57,000.
- (4) The northern part of Ontario is prescribed as the area lying north of the French River, Lake Nipissing and the southerly boundary of the geographic township of West Ferris and the geographic townships of East Ferris, Bonfield, Calvin and Papineau in the Territorial District of Nipissing and includes all municipalities in the Territorial District of Manitoulin. O. Reg. 339/85, s. 1.

## GENERAL SUPPORT AND SPECIAL SUPPORT GRANTS

- 2. For the purposes of calculating a general support grant or special support grant for an upper tier municipality, "net general dollar levy" means the aggregate of,
  - (a) the total upper tier requisition;
  - (b) the total upper tier water billings;
  - (c) the total upper tier sewer billings;
  - (d) prepaid special charges;
  - (e) the 1984 upper tier resource equalization grant share; and

- (f) the 1984 support grants. O. Reg. 339/85, s. 2.
- 3. For the purposes of calculating a general support grant or special support grant for a lower tier municipality, "net general dollar levy" means the aggregate of.
  - (a) the total own taxation;
  - (b) the own water revenue;
  - (c) the own sewer revenue;
  - (d) the lower tier payments in lieu;
  - (e) prepaid special charges;
  - (f) the 1984 lower tier resource equalization grant share; and
  - (g) the 1984 support grants. O. Reg. 339/85, s. 3.
- 4.—(1) The general support grant payable in 1985 to each upper tier municipality and to each lower tier municipality under section 10 of the Act is an amount equal to 5.75 per cent of the net general dollar levy of the municipality.
- (2) The special support grant payable in 1985 to each upper tier municipality and each lower tier municipality situated in the northern part of Ontario under sections 11 and 12 of the Act is an amount equal to 17.25 per cent of the net general dollar levy of each municipality. O. Reg. 339/85, s. 4.
- 5. The police per household grant payable in 1985 to each upper tier municipality and lower tier municipality under section 2b of the Act is \$50 per household. O. Reg. 339/85, s. 5.
- 6.—(1) For the purposes of subsection 8 (1) of the Act, the equalized assessment per household in the preceding year shall be determined by dividing the total equalized discounted assessment of the municipality in 1984 by the number of households in the municipality in 1985, correct to the nearest dollar.
- (2) For the purposes of calculating the resource equalization grant, "net general dollar levy" means the aggregate of,
  - (a) the net general dollar levy support grants determined under section 3;
  - (b) the total upper tier taxation;
  - (c) the upper tier water revenue;
  - (d) the upper tier sewer revenue;
  - (e) the upper tier water billings;
  - (f) the upper tier sewer billings;

- (g) the upper tier payments in lieu;
- (h) the 1984 upper tier resource equalization grant share;
- (i) the 1984 lower tier share of upper tier support grants; and
- (j) the lower tier share of upper tier prepaid special charges.
- (3) The resource equalization grant payable under section 8 of the Act is the net general dollar levy multiplied by

$$\frac{0.6 \times (57,000 - A)}{(57,000)}$$
 correct to four decimal places

where A is the equalized assessment per household in the preceding year determined under subsection (1), correct to the nearest dollar.

- (4) Notwithstanding subsection (3), the maximum resource equalization grant payable under section 8 of the Act is the lesser of,
  - (a) 25 per cent of the net general dollar levy; or
  - (b) the aggregate of,
    - (i) the sum of the 1984 lower tier resource equalization grant share and the 1984 upper tier resource equalization grant share, and
    - (ii) the amount obtained by multiplying the households in the municipality by \$1.25, correct to the nearest dollar.
- (5) For the purposes of subsection 8 (2) of the Act, the proportion of the resource equalization grant payable to an upper tier municipality is the factor obtained by dividing the upper tier commercial taxes by the total commercial taxes correct to four decimal places. O. Reg. 339/85, s. 6.

#### REVENUE GUARANTEE

7.—(1) In this section,

"minimum grants entitlement" means the amount obtained by multiplying the 1984 grants entitlement by 1.02 except where a municipality is receiving a grant under section 2b of the Act, in which case the "minimum grants entitlement" means the amount obtained by multiplying the 1984 grants entitlement by 1.02 plus 3 times the 1985 households;

"1984 grants entitlement" means the total of the grants payable to a municipality for 1984 under sections 2, 2a, 2b, 4, 8, 10, 11 and 12 of the Act;

- "1985 grants entitlement" means the total of the grants payable to a municipality for 1985 under sections 2, 2a, 2b, 4, 8, 10, 11 and 12 of the Act.
- (2) A revenue guarantee grant is payable for 1985 under section 8a of the Act to any upper tier municipality and to any lower tier municipality where the 1985 grants entitlement of the municipality is less than the minimum grants entitlement of the municipality and the amount of the revenue guarantee grant is the amount obtained by subtracting the 1985 grants entitlement of the municipality from the minimum grants entitlement of the municipality. O. Reg. 339/85, s. 7.

#### GENERAL

- 8.—(1) In the calculation of the grants under the Act for a municipality, where incorporation took place effective on or after the first day of the calendar year or where major boundary changes took place on or after the first day of the calendar year, data pertaining to the immediately preceding year may be adjusted to take into account the incorporation or changes in boundaries.
- (2) In the calculation of the grants under the Act for a municipality, where incorporation took place effective on or after the first day of the calendar year and no data pertaining to the immediately preceding year is available, or where responsibility for any service delivery has been changed, data pertaining to the year of incorporation or the year of the change of responsibility for a service delivery may be substituted for data pertaining to the immediately preceding year.
- (3) In the calculation of the grants under the Act for a municipality, where incorporation, a major boundary change or a change in responsibility for delivery of any service took place after the first day of the mediately preceding year, data pertaining to that year may be adjusted to take into account the incorporation, boundary changes or delivery of service changes. O. Reg. 339/85, s. 8.
- 9. When there is an overpayment or underpayment of grants paid to a municipality, the Minister shall adjust any grant paid to that municipality in the

- immediately following year by the amount of such overpayment or underpayment. O. Reg. 339/85, s. 9.
- 10.—(1) Grants under this Regulation are conditional upon the submission by each municipality to the Ministry of the 1984 financial information return in the manner prescribed under section 3 of the Municipal Affairs Act and section 84 of the Municipal Act together with any additional data or amendments to the 1984 financial information return that may be required by the Minister within the time required by the Minister.
- (2) Where a municipality fails to provide the additional data or amendments to the 1984 financial information return within the time required under subsection (1), the Minister may rely on such data as the Minister considers relevant to calculate the amount of the grant payable to the municipality.
- (3) Where a grant has been calculated under subsection (2), a municipality may request a recalculation of the grant payable to the municipality by submitting such additional data or amendments to the 1984 financial information return as is requested by the Minister.
- (4) Where the Minister considers revisions to the 1984 financial information return by a municipality to be necessary for the purposes of the payment of a grant under the Act, the Minister may amend the data as the Minister considers necessary to calculate the amount of the grant payable to the municipality. O. Reg. 339/85, s. 10.
- 11. The Minister in any year may make interim payments to each municipality not exceeding 50 per cent of the total grants paid to each municipality under the Act in the immediately preceding year. O. Reg. 339/85, s. 11.
- 12.—(1) This Regulation, except section 9, applies to grants in respect of 1985 only.
- (2) Section 9 applies to grants in respect of 1984 and 1985.
  - 13. Ontario Regulation 453/84 is revoked.

# Schedule 1

EQUALIZATION FACTOR	87.46	9.48	9.61	29.49	40.59	5.33	36.06	3.70	5.73	49.54	8.15	6.84	13.11	3.24	9.12	26.79	9.92	3.64	.74	8.74	4.73	2.30	7.79	38.33	46.25	4.71	
MUNICIPALITY	ARMOUR TP	ARMSTRONG TP	ARNPRIOR T	ARRAN TP	ARTEMESIA TP	ARTHUR TP	ARTHUR V	ASHFIELD TP	ASPHODEL TP	ASSIGINACK TP	ATHENS V	ATHOL TP	ATIKOKAN TP	ATWOOD TP	AUGUSTA TP	AUROKA T	AYLMER T	BAGOT AND BLYTHFIELD TP	BALDWIN TP	BALMERTOWN ID	BANCROFT V	BANGOR WICKLOW AND MCCLURE TP	BARCLAY TP	BARRIE C	BARRIE ISLAND TP	BARRIE TP	
EQUALIZATION FACTOR	78.4	2.84	5.90	7.64	26.02	22.16	31.47	37.36	4.37	4.27	8.87	6.85	7.65	6.50	14.14	6.18	3.23	7.73	38.54	29.53	25.01	5.68	40.52	5.99	30.43	2.13	
MUNICIPALITY	ADELAIDE TP	ADJALA TP	ADMASTON TP	ADOLPHUSTOWN TP	AILSA CRAIG V	AIRY TP	AJAX T	ALBEMARLE TP	ALBERTON TP	ALDBOROUGH TP	ALEXANDRIA T	ALFRED TP	ALFRED V	ALICE AND FRASER TP	ALLISTON T	ALMONTE T	ALNWICK TP	ALVINSTON V	AMABEL TP	AMARANTH TP	AMELIASBURCH TP	AMHERST ISLAND TP	AMHERSTBURG T	ANCASTER T	ANDERDON TP	ANSON HINDON AND MINDEN TP	

MUNICIPALITY	EQUALIZATION FACTOR	MUNICIPALITY	EQUALIZATION FACTOR
BASTARD AND SOUTH BURGESS TP	5.30	BOBCAYGEON V	31.15
ватн V	9.17	BONFIELD TP	23.75
BATHURST TP	5.17	BOSANQUET TP	4.11
BAYFIELD V	3.77	BOINWELL T	8.85
BAYHAM TP	5.35	BRACEBRIDGE T	82.84
BEACHBURG V	6.63	BRADFORD T	33.83
BEARDMORE TP	25.04	BRAESIDE V	7.94
вескитн те	4.58	BRAMPTON C	33.22
BEDFORD TP	5.12	BRANT TP	29.26
BEETON V	33.22	BRANTFORD C	13.46
BELLE RIVER T	5.19	BRANTFORD TP	6.79
BELLEVILLE C	22.47	BRETHOUR TP	3.64
BELMONT V	6.71	BRIGHTON T	6.54
BELMONT AND METHUEN TP	4.43	BRIGHTON TP	4.91
BENTINCK TP	46.25	BROCK TP	11.56
BEXLEY TP	1.77	BROCKVILLE C	8.08
BICHOFT TP	11.84	BROMLEY TP	9.26
BIDDULPH TP	4.17	BROOKE TP	4.46
BILLINGS TP	52.18	BROUGHAM TP	3.50
BLACK RIVER - MATHESON TP	39.31	BRUCE MINES 'I'	41.00
BLANDFORD - BLENHEIM TP	5.44	BRUCE TP	29.28
BLANSHARD TP	3.95	BRUDENELL AND LYNDOCH TP	4.05
BLENHEIM T	32.93	BRUSSELS V	6.51
BLIND RIVER T	34.96	BURFORD TP	5.59
BLOOMFIELD V	25.02	BURK'S FALLS V	90.39
BLUE TP	4.72	BURLEIGH AND ANSTRUMER TP	25.79
BLYIN V	6.41	PRIDE INCHES	20.0

MUNICIPALITY	EQUALIZATION FACTOR	MUNICIPALITY	EQUALIZATION FACTOR
BURPEE TP	46.69	CHAMBERLAIN TP	12.28
CACHE BAY T	28.40	CHANDOS TP	3.90
CALDWELL TP	1.73	CHAPLEAU TP	29.48
CALEDON T	25.55	CHAPMAN TP	88.77
CALEDONIA TP	5.51	CHAPPLE TP	2.88
CALVIN TP	2.67	CHARLOTTENBURGH TP	6.26
CAMBRIDGE C	16.81	CHARLTON T	14.48
CAMBRIDGE TP	4.80	СНАТНАМ С	10.22
CAMDEN EAST TP	8.15	CHATILAM TP	4.04
CAMDEN TP	4.09	CHATSWORTH V	47.43
CAMERON ID	5.74	CHESLEY T	42.74
CAMPBELLFORD T	5.68	CHESTERVILLE V	10.30
CAPREOL T	11.65	CHISHOLM TP	4.39
CARADOC TP	5.55	CHRISTIE TP	81.01
CARDEN TP	2.94	CLARENCE TP	5.54
CARDIFF TP	70.7	CLARENDON AND MILLER TP	7.60
CARDINAL V	10.47	CLIFFORD V	30.20
CARLETON PLACE T	6.02	CLINTON T	7.41
CARLING TP	79.47	COBALT T	8.68
CARLOW TP	3.23	COBDEN V	6.29
CARNAR VON TP	52.84	COBOURG T	8.92
CARRICK TP	26.87	COCHRANE T	35.51
CASEY TP	2.18	COCKBURN ISLAND TP	38.74
CASIMIR JENNINGS & APPLEBY TP	11.96	COLBORNE TP	4.00
CASSELMAN V	5.08	COLBORNE V	6.11
CAVAN TP	4.27	COLCHESTER NORTH TP	3.77
CHALK RIVER V	7.08	COLCHESTER SOUTH TP	3.59

DEA IN CASE	HOTOR MOTTER TIMING	AS I VE A LO INC.	FOLIAL CZA'BON MAC'BOR
HONICI VITTO	10100 July 10000	at Gallon	76.9
COLDWATER V	96.07	LI OVOCA	
COLEMAN TP	7.55	DOVER TP	3.12
COLLINGWOOD T	23.69	DOWNIE TP	4.27
COLLINGWOOD TP	42.47	DRAYTON V	27.18
CONMEE TP	4.97	DRESDEN T	8.37
COOKSTOWN V	4.88	DRUMMOND TP	96.7
CORNWALL C	10.99	DRYDEN T	11.8
CORNWALL TP	8.61	DUBREUILVILLE ID	35.28
COSBY MASON AND MARTLAND TP	2.06	DUMMER TP	5.75
CRAMAHE TP	4.17	DUNDALK V	50.22
CREEMORE V	34.94	DUNDAS T	7.79
CULROSS TP	25.33	DUNGANNON TP	3.88
CUMBERLAND TP	4.39	DUNNVILLE T	7.60
DACK TP	31.59	DUNWICH TP	4.10
DALTON TP	2.53	DURITAM T	66.35
DARLING TP	4.17	DUTTON V	7.90
DAWN TP	5.30	DYMOND TP	10.61
DAY AND BRIGHT ADDITIONAL TP	33.69	DYSART ET AL TP	1.78
DEEP RIVER T	9.71	EAR PALLS TP	12.37
DELAWARE TP	4.36	EAST FERRIS TP	28.78
DELHI TP	6.15	EAST GARAFRAXA TP	29.01
DELORO V	7.11	EAST GWILLIMBURY T	20.83
DENBICH ABINGER AND ASHBY TP	6.03	EAST HAWKESBURY TP	5.38
DERBY TP	46.67	EAST LUTHER TP	4.26
DESERONTO T	5.32	EAST WAWANOSH TP	4.71
DILKE TP	4.82	EAST WILLIAMS TP	4.10
DORION TP	9.29	EAST YORK B	B.82

MUNICIPALITY	EQUALIZATION FACTOR	MUNICIPALITY	EQUALIZATION FACTOR
EAST ZORRA - TAVISTOCK TP	5.19	ESPANOLA T	10.35
EASTNOR TP	37.59	ESSA TP	5.16
EDWARDSBURGH TP	7.64	ESSEX T	5.80
ECANVILLE V	6.21	ETOBICOKE C	8.82
ECREMONT TP	36.08	EUPHEMIA TP	4.45
EILBER AND DEVITT TP	49.53	EUPHRASIA TP	39.25
EKFRID TP	3.81	EVANTUREL TP	90.6
ELDERSLIE TP	27.01	EXETER T	6.37
ELDON TP	3.49	PARADAY TP	3.05
ELIZABETHTOWN TP	7.25	FENELON FALLS V	19.4
ELLICE TP	4.48	FENELON TP	4.12
ELLIOT LAKE T	30.65	FERGUS T	40.57
ELMA TP	5.50	FIELD TP	23.32
ELMVALE V	30.59	FINCH TP	5.14
ELORA V	29.24	FINCH V	7.39
ELZEVIR AND GRIMSTHORPE TP	3.38	FLAMBOROUGH C	6.10
EMILY TP	4.70	FLESHERTON V	53.74
EMO TP	2.85	FLOS TP	66.4
ENGLEHART T	28.16	FOLEY TP	83.67
ENNISKILLEN TP	3.99	FOREST T	9.28
ENNISMORE TP	31.92	FORT ERIE T	10.86
ERAMOSA TP	4.11	FORT FRANCES T	11.98
ERIE BEACH V	26.62	FRANKFORD V	5.30
ERIEAU V	5.39	FRONT OF ESCOTT TP	5.09
ERIN, TP	7, 3.83	FRONT OF LEEDS & LANSDOWNE TP	5.36
ERIN V	28.25	FRONT OF YONGE TP	6.82
ERNESTOWN TP	9.11	FULLARTON TP	4.27

MUNICIPALITY	EQUALIZATION FACTOR	MUNICIPALITY	EXUALIZATION PACTOR
GALWAY AND CAVENDISH TP	98.88	GRIMSBY T	8.30
GANANOQUE ST	00°6	GUELPH C	28.16
GAUTHIER ID	12.67	GUELPH TP	25. 4
GEORGIAN BAY TP	76.28	HAGAR TP	60°E
GEORGINA TP	23.02	HAGARIY AND RICHARDS TP	4.25
GERALDTON T	8.42	HAGERMAN TP	87.88
GILLIES TP	4.45	HAILEYBURY T	35.02
GLACKMEYER TP	26.02	HALDIMAND T	14.93
GLAMORGAN TP	77.	HALDIMAND TP	3.97
GLANBROOK TP	6.44	HALLOWELL TP	8.80
GLENCOE V	35,33	HALTON HILLS T	7,83
GLENELG TP	40.30	HAMILION C	12.36
GLOUCESTER C	5,33	HAMILTON TP	4.21
GODERICH T	7.09	HANOVER T	46.10
GODERICH TP	3.89	HARLEY TP	2.24
GORDON TP	46.78	HARRIS TP	5.51
GORE BAY T	52,18	HARRISTON T	7.86
GOSFIELD NORTH TP	4.18	HARROW T	5.72
GOSFIELD SOUTH TP	3.88	HARVEY TP	3.84
GOULBOURN TP	4.66	HARWICH TP	4, 18
GRAND BEND V	5.76	HASTINGS V	2.90
GRAND VALLEY V	25.05	HAVELOCK V	)
GRATTAN TP	5.43	HAWKESBURY T	8.41
GRAVENHURST T	79.30	HAY TP	3.47
GREENOCK TP	28.12	HEAD CLARA AND MARIA TP	7.49
	4.49	HEARST T	31.60
GRIFFITH AND MATAWATCHAN TP	4.12	HENSALL V	7.56

MUNICIPALITY	EQUALIZATION FACTOR	MUNICIPALITY	EQUALIZATION FACTOR
HEPWORTH V	41.29	IROQUOIS FALLS T	43.29
HERSCHEL TP	2.46	IROQUOIS V	11.79
HIBBERT TP	4.08	JAPPRAY AND MELICK TP	6.47
HIGHGATE V	7.31	JAMES TP	24.65
HILLIARD TP	4.63	JOCELYN TP	35.65
HILLIER TP	6.76	JOHNSON TP	33.49
HILTON BEACH V	38.91	JOLY TP	87.83
HILTON TP	37.07	KAL'ADAR ANGLESEA & EFFINGHAM TP	7.19
HINCHINBROOKE TP	5.45	KANATA C	3.84
HOLLAND TP	42.46	KAPUSKASING T	47.64
HOPE TP	4.67	KEARNEY T	85.94
HORTON TP	5.97	KEEWATIN T	7.08
HOWARD TP	3.46	KEMPTVILLE T	7.52
HOWE ISLAND TP	4.92	KENNEBEC TP	5.07
HOWICK TP	5.03	KENORA T	34.77
HOWLAND TP	52.12	KENYON TP	6.70
HUDSON TP	3.95	KEPPEL TP	45.89
HULLETT TP	4.06	KERNS TP	10.19
HUMPHREY TP	73.45	KILLALOE STATION V	6.73
HUNGERPORD TP	3.85	KINCARDINE T	79.77
HUNTINGBON TP	4.10	KINCARDINE TP	33.06
HUNTSVILLE T	85.01	KING TP	20.27
HURON, TP	27.64	KINGSFORD ID	1.59
IGNACE TP	06.9	KINGSTON C	10.16
INGERSOLL T	29.67	KINGSTON TP	8.31
	<b>86.</b> E. ,	KINGSVILLE T	36.77
TRON BRIDGE V		KINLOSS TP	24.08

54	EQUALIZATION FACTOR	11.32	5.24	7.80	6.87	89.9	29.97	41.30	69.	OITH ET AL TP 36.04	86.53	9.76	4.38	33.98	44.68	5.08	5,55	25.11	41.98	3.45	69.4	46.57	3.85	50.08	24.55	68.9	
To minute William W.	EQUALIZATION PACTOR	8.80 LONDON C	12.06 LONDON TP	7.44 LONGLAC T	5.79 LONGUEUIL TP	1.58 LOUGHBOROUGH TP	33.15 LUCAN V	82.92 LUCKNOW V	7.30 LUTTERMORTH TP	5.50 MACDONALD MEREDITH ET AL TP	6.76 HACHAR TP	6.18 MACHIN TP	8.23 MADOC TP	18.54 MADOC V	30.95 MAGNETAWAN V	4.09 MAIDSTONE TP	1.51 MALAHIDE TP	41.24 MALDEN TP	2.07 MANITOUWADGE TP	7.39 MANVERS TP	7.81 MARA TP	37.38 MARATHON TP	42.76 MARIPOSA TP	8.09 MARKDALE V	54.94 MARKHAM T	4.98 MAKMOKA V	
A 200 740	MUNICIPALITY	KIRKLAND LAKE T	KITCHENER C	KITLEY TP	L'ORIGNAL V	LA VALLER TP	LAIRD TP	LAKE OF BAYS TP	LAKEPIELD V	LANARK TP	LANARK V	LANCASTER TP	LANCASTER V	LARDER LAKE TP	LATCHFORD T	LAVANT DALHOUSIE ET AL TP	LAXTON DIGBY AND LONGFORD TP	LEAMINGTON T	LIMERICK TP	LINCOLN T	LINDSAY T	LINDSAY TP	LION'S HEAD V	LISTOWEL T	LITTLE CURRENT T	LOBO TP	

			GORDAG MOTRACT INITIAL
MUNICIPALITY	EQUALIZATION FACTOR	MUNICIPALITY	EQUALITATION FACTOR
MASSEY T	8.68	MILVERTON V	8.35
MATACHEWAN ID	8.12	MINTO TP	5.36
MATCHEDASH TP	3.09	MISSISSAUGA C	34.63
MATILDA TP	7.14	MITCHELL T	7.64
HATTAWA T	24.19	MONMOUTH TP	76.
MATTAWAN TP	1.94	MONO TP	4.01
MAXVILLE V	8.04	MONTAGUE TP	5.42
MAYO TP	2.64	MONTEAGLE TP	2.79
MCDOUGALL TP	88.12	MOONBEAM TP	34.37
MCGARRY TP	34.41	MOORE TP	7.95
MCGILLIVRAY TP	3.55	MOOSONEE DEV AREA BD	33.45
MCKELLAR TP	84.43	MORLEY TP	3.62
MCKILLOP TP	3.49	MORNINGTON TP	4.82
MCMURRICH TP	91.04	MORRIS TP	4.55
MCNAB TP	5.68	MORRISBURG V	7.42
MCCROSSON AND TOVELL TP	21.37	MORSON TP	22.66
MEAFORD T	46.59	MOSA TP	3.45
MEDONTE TP	3.99	MOUNT FOREST T	7.35
MELANCTHON TP	4.44	MOUNTAIN TP	6.15
MERRICKVILLE V	7.54	MULMUR TP	3.93
MERSEA TP	3.75	MURRAY TP	5.06
METCALFE TP	4.06	MUSKOKA LAKES TP	75.02
MICHIPICOTEN TP	30.24	NAIRN TP	10.24
MIDCAND T	14.19	NAKINA TP	7.36
MILDMAY V	37.05	NANTICOKE C	6.29
MILLBROOK V	5.22	NAPANEE T	11.07
HILTON T	7.31	NEEBING TP	4.20

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MUNICIPALITY	EQUALIZATION PACTOR	MUNICIPALITY	EQUALIZATION FACTOR
NEPEAN C	4.60	NORTH MONAGHAN TP	3.67
NEUSTADT V	50.73	NORTH PLANTAGENET TP	5.78
NEW LISKEARD T	9.98	NORTH YORK C	8.82
NEWBORO V	9.04	NORWICH TP	5.35
NEWBURGH V	8.52	NORWOOD V	7.83
NEWBURY V	7.13	NOTTAWASAGA TP	4.18
NEWCASTLE T	4.17	O'CONNOR TP	3.79
NEWMARKET T	23.39	OAKLAND TP	5.75
NIAGARA FALLS C	10.98	OAKVILLE T	9.26
NIAGARA-ON-THE-LAKE T	5.33	OIL SPRINGS V	29.45
NICHOL TP	4.92	OLDEN TP	4.92
NICKEL CENTRE T	12.50	OLIVER TP	99.4
NIPIGON TP	96.9	OMEMEE V	5.95
NIPISSING TP	93.15	ONAPING FALLS T	18.45
NORFOLK TP	5.40	ONONDAGA TP	5.75
NORMANBY TP	32.99	OPASATIKA TP	63.20
NORTH ALGONA TP	4.83	OPS TP	4.15
NORTH BAY C	9.32	ORANGEVILLE T	6.26
NORTH BURGESS TP	3.56	ORFORD TP	3.84
NORTH CROSBY TP	3.85	ORILLIA C	10.13
NORTH DORCHESTER TP	5.21	ORILLIA TP	6.14
NORTH DUMFRIES TP	8.59	ORO TP	4.05
NORTH EASTHOPE TP	4.39	OSGOODE TP	3.98
NORTH ELMSLEY TP	5.06	OSHAWA C	17.12
NORTH FREDERICKSBURGH TP	8.35	OSNABRUCK TP	8.14
NORTH HIMSWORTH TP	90.24	OSO TP	5.46
NORTH MARYSBURGH TP	6.47	OSPREY TP	37.16

OTONABEE TP			
	5.79	PICKLE LAKE TP	39.81
O'TTAWA C	10.77	PICTON T	35.54
OWEN SOUND C	28.07	PILKINGTON TP	4.58
OXFORD (ON RIDEAU) TP	5.75	PITTSBURGH TP	6.58
PAI POONGE TP	6.07	PLANTAGENET V	33.74
PAISLEY V	42.69	PLUMMER ADDITIONAL TP	32.41
PAKENHAM TP	90.9	PLYMPTON TP	3.67
PALMERSTON & N & S CANONTO TP	5.19	POINT EDWARD V	8.39
PALMERSTON T	8.62	PORT BURWELL V	7.86
PAPINEAU TP	3.62	PORT COLBORNE C	12.44
PARIS T	8.75	PORT ELGIN T	43.55
PARKHILL T	28.53	PORT HOPE T	7.69
PARRY SOUND T	86.93	PORT MCNICOLL V	38.30
PERL TP	4.81	PORT STANLEY V	7.73
PELKE TP	4.83	PORTLAND TP	7.12
PELHAM T	7.97	POWASSAN T	92.04
PEMBROKE C	9.34	PRESCOTT ST	10.75
PEMBROKE TP	6.35	PRINCE TP	24.11
PENETANGUISHENE T	8.71	PROTON TP	37.75
PERCY TP	4.37	PUSLINCH TP	80.4
PERRY TP	89.32	RADCLIFFE TP	3.73
PERTH T	8.07	RAGLAN TP	4.67
PETAWAWA TP	67.9	RAINY RIVER T	7.62
PETAWAWA V	7.79	RALEIGH TP	4.42
PETERBOROUGH C	11.12	RAMA TP	4.71
PETROLIA T	31.76	RAMSAY TP	5.52
PICKERING T	28.99	RATTER AND DUNNET TP	2.48

RAMDON TP RAYSIDE - BALFOUR T REAR OF LEEDS & LANSDOMNE TP REAR OF YONGE AND ESCOTT TP	4.43		
	•	SARAWAK TP	46.32
	9.26	SARNIA C	20.07
REAR OF YONGE AND ESCOTT TP	5.38	SARNIA TP	5.34
RED LAKE TP	5.07	SAUCEEN TP	31.25
	6.57	SAULT STE MARIE C	17.47
RED ROCK TP	46.67	SCARBOROUGH C	8.82
KENFREW T	60.6	SCHREIBER TP	7.79
RÍCHMOND HILL T	23.56	SCUGOG TP	4.58
RICHMOND TP	8.75	SEAPORTH T	96.9
RIDEAU TP	3.99	SEBASTOPOL TP	3.72
RIDGETOWN T	32.67	SEYMOUR TP	14.41
RIPLEY V	38.45	SHACKLETON AND MACHIN TP	42.95
ROCHESTER TP	4.00	SHALLOW LAKE V	49.85
ROCKCLIFFE PARK V	4.82	SHEPPIELD TP	6.47
ROCKLAND T	6.03	SHELBURNE T	31.37
RODNEY V	8.47	SHERBORNE MCCLINTOCK ET AL TP	1.70
ROLPH BUCHANAN WYLIE & MCKAY TP	97.9	SHERWOOD JONES AND BURNS TP	4.41
ROMNEY TP	4.56	SHUNIAH TP	4.93
ROSS TP	6.82	SIDNEY TP	5.12
ROSSEAU V	78.94	SIMCOE T	8.57
ROXBOROUCH TP	5.94	SIOUX LOOKOUT T	6.43
RUSSELL TP	4.82	SIOUX NARROWS ID	7.00
RUTHERFORD & GEORGE ISLAND TP	53.28	SMITH TP	6.24
RYERSON TP	86.17	SMITHS FALLS ST	12.81
SANDFIELD TP	24.67	SMOOTH ROCK FALLS T	48.02
SANDWICH SOUTH TP	4.39	SNOWDON TP	. 58
SANDWICH WEST TP	4.80	SOMBRA TP	6.84

MUNICIPALITY	EQUALIZATION FACTOR	MUNICIPALITY	EQUALIZATION FACTOR
SOMERVILLE TP	1.82	ST THOMAS C	11.41
SOPHIASBURGH TP	30.90	ST VINCENT TP	40.72
SOUTH ALGONA TP	3.66	STAFFORD TP	7.23
SOUTH CROSBY TP	4.84	STANHOPE TP	1.31
SOUTH DORCHESTER TP	3.99	STANLEY TP	3.69
SOUTH DUMFRIES TP	5.31	STAYNER T	41.04
SOUTH EASTHOPE TP	4.80	STEPHEN TP	4.04
SOUTH ELMSLEY TP	76.7	STIRLING V	33.49
SOUTH FREDERICKSBURGH TP	8.05	STONEY CREEK C	13.30
SOUTH COWER TP	5.22	STORRINGTON TP	6.29
SOUTH HIMSWORTH TP	92.75	STRATFORD C	7.53
SOUTH MARYSBURGH TP	6.48	STRATHROY T	9.05
SOUTH MONACHAN TP	3.91	STRONG TP	90.36
SOUTH PLANTAGENET TP	5.98	STURGEON FALLS T	44.85
SOUTH RIVER V	96.46	STURGEON POINT V	4.06
SOUTH SHERBROOKE TP	3.82	SUDBURY C	36.82
SOUTH-WEST OXFORD TP	5.17	SULLIVAN TP	36.76
SOUTHAMPTON T	42.10	SUNDRIDGE V	91.05
SOUTHWOLD TP	6.89	SUNNI DALE TP	37.00
SPRINGER TP	5.95	SYDENHAM TP	41.17
SPRINGFIELD V	6.25	TARA V	43.51
ST CATHARINES C	9.81	TARBUTT AND TAKBUTT ADD'NL TP	32.93
ST CLAIR BEACH V	5.00	TAY TP	5.62
ST EDMUNDS TP	38.21	TECUMSEH T	5.24
ST ISIDORE DE PRESCOTT V	7.17	TECUMSETH TP	4.30
ST JOSEPH TP	34.58	TEESWATER V	40.69
ST MARYS ST	36.74	TEHKUMMAH TP	50.88

MUNICIPALITY	EQUALIZATION FACTOR	MUNICI PALITY	EQUALIZATION PACTOR
TEMAGAMI TP	40.36	TROUT CREEK T	93.35
TERRACE BAY TP	35.19	TUCKERSMITH TP	4.35
THAMESVILLE V	33.91	TUDOR AND CASHEL TP	2.49
THE ARCHIPELAGO TP	76.77	TURNBERRY TP	5.23
THE NORTH SHORE TP	34.83	TWEED V	5.74
THE SPANISH RIVER TP	6.27	TYENDINAGA TP	5.87
THEDFORD V	8.86	USBORNE TP	3.52
THESSALON T	38.52	UXBRIDGE TP	4.41
THESSALON TP	34.80	VAL-RITA-HARDY TP	45.17
THOMPSON TP	30.83	VALLEY EAST T	8.20
THORNBURY T	43.76	VANIER C	10.51
THORNLOE V	23.53	VANKLEEK HILL T	28.44
THOROLD C	11.29	VAUGHAN T	24.90
THUNDER BAY C	7.66	VERULAM TP	3.80
THURLOW TP	5.70	VESPRA TP	69.4
TILBURY EAST TP	3.60	VICTORIA HARBOUR V	30.47
TILBURY NORTH TP	4.03	VIENNA V	7.50
TILBURY T	32.59	WAINFLEET TP	8.05
TILBURY WEST TP	3.73	WALDEN T	11.94
TILLSONBURG T	10.12	WALKERTON T	43.26
TIMMINS C	11.49	WALLACE TP	5.57
TINY TP	65.4	WALLACEBURG 'T	10.86
TIVERTON V	47.25	WARDSVILLE V	7.53
TORONTO C	8.82	WARWICK TP	4.03
TOSORONTIO TP	32.69	WASAGA BEACH T	87.32
TOTTENHAM V	31.38	WATERLOO C	10.55
TRENTON C	8.84	WATFORD V	7.83

MUNICIPALITY	EQUALIZATION FACTOR	MUNICIPALITY	EQUALIZATION FACTOR
WEBBWOOD T	6.41	WINCHESTER V	1
WELLAND C	12.29	WINDSOR C	24.41
WELLESLEY TP	6.55	WINGHAM T	7.75
WELLINGTON V	8.35	WOLFE ISLAND TP	6.54
WEST CARLETON TP	86.78	WOLFORD TP	5.89
WEST GARAFRAXA TP	4.53	WOLLASTON TP	2.76
WEST GWILLIMBURY TP	3.53	WOODSTOCK C	9.54
WEST HAWKESBURY TP	5.75	WOODVILLE V	29.52
WEST LINCOLN TP	7.38	WOOLWICH TP	14.05
WEST LORNE V	8.43	WORTHINGTON TP	6.71
WEST LUTHER TP	5.35	WYCMING V	31.33
WEST NISSOURI TP	4.78	YARMOUTH TP	5.61
WEST WAMANOSH TP	5.15	YORK C	8.82
WEST WILLIAMS TP	3.50	ZONE TP	3.94
WESTMEATH TP	6.51	ZORRA TP	4.98
WESTMINSTER TP	95.9	ZURICH V	6.05
WESTPORT V	7.58		
WHEATLEY V	33.15		
WHITBY T	7.23		O. Keg. 339/85, Sched. 1.
WHITCHURCH - STOUFFVILLE	22.10		
WHITE RIVER TP	09.9		
WIARTON T	41.82	0.00	
WICKSTEED TP	61.85	77.75	
WILBERFORCE TP	5.28		
WILLIAMSBURGH TP	9.27		
WILMOT TP	11.75,	CO. C.	
WINCHESTER TP	6.22	TU January Services	
N SAMPLE LT			

# PLANNING ACT, 1983

O. Reg. 340/85.

Restricted Areas—County of Simcoe, Township of Innisfil. Made—June 18th, 1985. Filed—June 20th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 675/81 MADE UNDER THE PLANNING ACT, 1983

- 1. Ontario Regulation 675/81 is amended by adding thereto the following section:
- 24.—(1) Notwithstanding any other provision of this Order, the land described in subsection (2) may be used for peeling and storage of logs and the erection and use of buildings and structures accessory thereto.
- (2) Subsection (1) applies to that parcel of land situate in the Township of Innisfil in the County of Simcoe, being that part of Lot 1 in Concession X more particularly described as Part 4 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-10,035. O. Reg. 340/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 18th day of June, 1985.

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 341/85.

(6986)

County of Halton (now part of the regional municipalities of Halton and Peel), Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).

Made—June 19th, 1985. Filed—June 20th, 1985.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

- 1. Subparagraphs xi and xii of paragraph 1 of subsection 2 (2) of Ontario Regulation 481/73, as made by section 2 of Ontario Regulation 146/81, are revoked and the following substituted therefor:
  - xi. Lots 3, 4, 5, 6 and 7, and lots 27 to 35, inclusive, in Concession I, north of Dundas Street, excepting that part of the said Lot 5 in the former Township of Trafalgar in the County of Halton now in the City of Mississauga in The Regional Municipality of Peel described as follows:

Beginning at the intersection of the northeasterly limit of the King's Highway No. 403 and the southwesterly limit of Part 11 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-5801;

Thence north 58° 17′ 50″ west along that northeasterly limit 64.011 metres to a point;

Thence north 56° 51' west along that northeasterly limit 121.91 metres to a point;

Thence north 55° 44′ 40″ west along that northeasterly limit 79.14 metres to a point;

Thence north 38° 19' east 30.56 metres to a point:

Thence south 55° 44′ 40″ east 76.68 metres to a point;

Thence south 56° 51' east 121.24 metres to a point;

Thence south 58° 17′ 50″ east 233.38 metres to the northerly limit of the said King's Highway;

Thence south 84° 04′ 50″ west along that northerly limit 23.56 metres to a point;

Thence north 77° 37′ 40″ west along that northerly limit 48.41 metres to a point;

Thence north 58° 17′ 10″ west along that northerly limit 105.66 metres to the place of beginning.

xii. Lots 1 to 33, inclusive, in Concession II, north of Dundas Street, excepting those parts of lots 1 and 2 in the said

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Concession II, north of Dundas Street in the former Township of Trafalgar in the County of Halton now in the City of Mississauga in The Regional Municipality of Peel described as follows:

Beginning at the southerly angle of Part 25 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-6824;

Thence north 40° 44′ 30″ east 83.08 metres to a point;

Thence north 83° 12′ east 30.42 metres to a point;

Thence south 38° 51′ 20″ west 748.10 metres to a point;

Thence south 36° 03′ 50″ west 228.01 metres to a point;

Thence south 34° 00′ 10″ west 41.29 metres to a point;

Thence north 45° 49′ west 30.48 metres to the southerly limit of the King's Highway No. 403;

Thence north 34° 00′ 10″ east 36.44 metres to a point;

Thence north 36° 03′ 50″ east 229.12 metres to a point;

Thence north 38° 14′ 10″ east 156.23 metres to a point;

Thence south 44° 19′ 30″ east 6.50 metres to a point;

Thence north 39° 09′ 50″ east 202.82 metres to a point;

Thence north 38° 52′ 30″ east 141.99 metres to a point;

Thence north 38° 50′ 10″ east 61.39 metres to a point;

Thence south 44° 25′ 10″ east 13.87 metres to a point;

Thence north 40° 46′ 40″ east 82.28 metres to a point;

Thence north 44° 30′ 20″ west 6.92 metres to a point;

Thence north 44° 21′ 10″ west 9.62 metres to the place of beginning.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs and Housing

Dated at Toronto, this 19th day of June, 1985.

(6987)

# LOCAL ROADS BOARDS ACT

O. Reg. 342/85.

Establishment of Local Roads Areas— Northern and Eastern Regions. Made—May 1st, 1985. Filed—June 21st, 1985.

# REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 20 to Regulation 598 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

### Schedule 20

# FOURNIER LOCAL ROADS AREA

All those portions of the Township of Fournier in the Territorial District of Cochrane shown outlined on Ministry of Transportation and Communications Plan N-789-5 filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 22nd day of April, 1985. O. Reg. 342/85, s. 1.

 Schedule 68 to the said Regulation, as remade by section 3 of Ontario Regulation 265/82, is revoked and the following substituted therefor:

### Schedule 68

# WAY LOCAL ROADS AREA

All those portions of the townships of Way and Lowther in the Territorial District of Cochrane shown outlined on Ministry of Transportation and Communications Plan N-325-9 filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 22nd day of April, 1985. O. Reg. 342/85, s. 2.

3. Schedule 107 to the said Regulation is revoked and the following substituted therefor:

# Schedule 107

# MARQUIS LOCAL ROADS AREA

All those portions of the townships of Blain, Marquis. Otto and Pacaud in the Territorial District of Timiskaming shown outlined on Ministry of Transportation and Communications Plan N-447-2 filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 22nd day of April, 1985. O. Reg. 342/85, s. 3.

> GEORGE R. McCAGUE Minister of Transportation and Communications

Dated at Toronto, this 1st day of May, 1985.

(6988)27

# REGIONAL MUNICIPALITY OF WATERLOO ACT

O. Reg. 343/85. Township of Woolwich-Representation on Regional Council. Made-June 12th, 1985. Filed-June 21st, 1985.

# ORDER IN COUNCIL

R.O.C. 216/85

WHEREAS, on the application of The Corporation of the Township of Woolwich under section 3 of the Regional Municipality of Waterloo Act, the Ontario Municipal Board has increased the number of wards in the Township of Woolwich and varied the composition of its council;

AND WHEREAS it is considered advisble that an order be made authorizing a method of selecting the members who represent the Township on the Regional Council that is different than the method prescribed by section 6 of the Regional Municipality of Waterloo Act;

NOW THEREFORE on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under subsection 3 (3) of the Regional Municipality of Waterloo Act that,

- 1. Notwithstanding subsection 6 (1) of the Act, on and after the 1st day of December, 1985, The Corporation of the Township of Woolwich shall be represented on the Regional Council by,
  - (a) the head of the Township council;

- (b) one member elected as a member of the Township council and of the Regional Council by the electors of the area comprised of Elmira Ward and West Woolwich Ward; and
- (c) one member elected as a member of the Township council and of the Regional Council by the electors of the area comprised of Centre Woolwich Ward and South Woolwich Ward. O. Reg. 343/85.

Recommended

THE ONTARIO GAZETTE

DENNIS TIMBRELL Minister of Municipal Affairs and Housing

Concurred

CLAUDE BENNETT Chairman

Approved and Ordered June 12, 1985.

JOHN B. AIRD Lieutenant Governor

(6989)

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## HEALTH DISCIPLINES ACT

O. Reg. 344/85. Medicine. Made-April 30th, 1985. Approved-June 19th, 1985. Filed-June 21st, 1985.

# REGULATION TO AMEND **REGULATION 448 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE HEALTH DISCIPLINES ACT

- 1. Sections 14 to 20 of Regulation 448 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
- 14. In this Regulation,
  - (a) "acceptable residency" means,
    - (i) a year of a residency program that is taken in Canada and that at the time of the applicant's commencement thereof,
      - (A) constituted a year of a residency program in family medicine accredited by the College of Family Physicians of Canada,

- (B) constituted a year of a residency program accredited by the Royal College of Physicians and Surgeons of Canada; or
- (ii) a year of a residency program that is taken in the United States of America and that at the time of the applicant's commencement thereof is,
  - (A) accredited, and
  - (B) provided by a hospital that has a major affiliation with a medical school,

according to the Directory of Residency Training Programs Accredited by the Accreditation Council for Graduate Medical Education published by the American Medical Association;

- (b) "acceptable unaccredited medical school" means a medical school, other than an accredited medical school, that at the time of an applicant's graduation,
  - (i) provides a course in medical studies of at least four years duration,
  - (ii) has provided the course referred to in subclause (i) continuously for a period of at least ten years, and
  - (iii) is listed in the World Directory of Medical Schools published by the World Health Organization;
- (c) "acceptable undergraduate clerkship" means a clerkship of at least forty weeks training that is taken as part of the second half of an undergraduate medical course at an accredited medical school and that includes a minimum of,
  - (i) eight weeks of internal medicine,
  - (ii) four weeks of obstetrics,
  - (iii) four weeks of paediatrics,
  - (iv) four weeks of psychiatry, and
  - (v) eight weeks of surgery;
- (d) "accredited medical school" means a medical school that is at the time of an applicant's graduation accredited by the Liaison Committee on Medical Education or by the Committee on Accreditation of Canadian Medical Schools;
- (e) "applicant" means a person who applies for a licence under Part III of the Act and this Regulation;

- (f) "approved internship" means a comprehensive internship or a rotating internship that is.
  - (i) taken in Canada and that is at the time of the applicant's commencement thereof accredited by the National Joint Committee on Accreditation of Preregistration Physician Training Programs, or
  - (ii) taken in the United States of America and that is at the time of the applicant's commencement thereof provided by a hospital that according to the Directory of Residency Training Programs Accredited by the Accreditation Council for Graduate Medical Education, published by the American Medical Association,
    - (A) has a major affiliation with a medical school, and
    - (B) provides an accredited residency program in surgery, internal medicine and obstetrics and gynaecology;
- (g) "comprehensive internship" means a postgraduate program of medical education of one continuous year that includes training in ambulatory care and intensive care and that is comprised of,
  - (i) not more than thirty-six weeks in family medicine, surgery, internal medicine or paediatrics, and
  - (ii) at least twelve weeks in at least two of emergency medicine, family medicine, surgery, internal medicine, obstetrics and gynaecology, paediatrics or psychiatry that are different from the subject-matter of the program taken under subclause (i);
- (h) "medical school" means a school or faculty of medicine but does not include.
  - (i) a school, college or faculty of stomatology, homeopathy, osteopathy, or podiatry, or
  - (ii) the California College of Medicine in respect of a degree or qualifications issued by it before the 1st day of January, 1967;
- (i) "residency" means a postgraduate program of medical education of one continuous year in one of family medicine, surgery, internal medicine, obstetrics and gynaecology or paediatrics;

- (j) "rotating internship" means a postgraduate program of medical education of one continuous year that is comprised of at least six weeks in each of surgery, internal medicine, obstetrics and gynaecology, paediatrics and psychiatry and that includes training in ambulatory care and intensive care. O. Reg. 344/85, s. 1, part.
- 15.—(1) The requirements for the issuing of a licence of any class to an applicant are that the applicant,
  - (a) completes an application for the class of licence for which application is made in a form provided by the Registrar;
  - (b) is a Canadian citizen or has permanent resident status or an employment authorization under the *Immigration Act* (Canada);
  - (c) where the applicant's basic medical education was not conducted in English or French, has the ability to speak and write in the English or French language;
  - (d) where the applicant has previously practised medicine, provides evidence that there has been no finding of, and that there is no current proceeding involving an allegation of, professional misconduct, incompetence or incapacitation or any like finding or proceeding against the applicant;
  - (e) pays the licence fee prescribed by subsection 45 (1) for the class of licence for which application is made;
  - (f) pays the annual membership fee prescribed by subsection 45 (2) for the class of licence for which application is made;
  - (g) fulfills the qualifications and any other requirements for the class of licence for which application is made; and
  - (h) presents his original degree in medicine and documentation identifying the applicant in person to the Registrar.
- (2) Clause (1) (h) does not apply to a person who is a graduate of an accredited medical school in Canada. O. Reg. 344/85, s. 1, part.
- 16.—(1) The qualifications for the issuing of a General licence to an applicant who is a graduate of an accredited medical school are that the applicant,
  - (a) has a degree in medicine from an accredited medical school;
  - (b) has completed, with performance satisfactory to the College, an approved internship that is,

- (i) a rotating internship, or
- (ii) a comprehensive or rotating internship where the applicant has previously successfully completed an acceptable undergraduate clerkship; and
- (c) has a licentiate certificate of the Medical Council of Canada or a diploma of the National Board of Medical Examiners of the United States of America.
- (2) The qualifications for the issuing of a General licence to an applicant who is not a graduate of an accredited medical school are that the applicant,
  - (a) has a degree in medicine from an acceptable unaccredited medical school;
  - (b) has successfully completed the evaluating examination of the Medical Council of Canada and has then completed, with performance satisfactory to the College, two approved internships or an approved internship and an acceptable residency such that,
    - (i) one of the internships is a rotating internship, and
    - (ii) one of the internships or the residency is taken in Canada; and
  - (c) has a licentiate certificate of the Medical Council of Canada. O. Reg. 344/85, s. 1, part.
- 17.—(1) The qualifications for the issuing of an Educational licence to an applicant are that the applicant,
  - (a) has a degree in medicine from an accredited medical school; or
  - (b) has a degree in medicine from an acceptable unaccredited medical school and has successfully completed the evaluating examination of the Medical Council of Canada, and

is enrolled in a program of postgraduate medical education provided by an accredited medical school in Ontario.

- (2) It is a term and condition of an Educational licence that,
  - (a) the licensee may,
    - engage in the practice of medicine only as required by the program in which the licensee is enrolled.

- (ii) prescribe drugs only for in-patients or out-patients of the hospital or university department where he is engaged in the practice of medicine, and
- (iii) receive remuneration for medical services only in the form of a fixed salary;
- (b) the licence terminates when the licensee is no longer enrolled in a program of postgraduate medical education provided by an accredited medical school in Ontario. O. Reg. 344/85, s. 1, part.
- 18.—(1) The qualifications for the issuing of an Academic licence to an applicant are that the applicant,
  - (a) has a degree in medicine from an accredited medical school or from an acceptable unaccredited medical school;
  - (b) is certified by the Royal College of Physicians and Surgeons of Canada; and
  - (c) has a full-time teaching or research appointment of professorial rank in a faculty of medicine of a university in Ontario, with full payment at salary of rank by the university.
- (2) It is a term and condition of an Academic licence that,
  - (a) the licensee may engage in the practice of medicine only in the department in which he holds his professorial appointment and to the extent required by his appointment; and
  - (b) the licence terminates when the licensee is no longer certified in accordance with clause
    (1) (b) or no longer holds an appointment in accordance with clause (1) (c). O. Reg. 344/85, s. 1, part.
- 19.—(1) The qualifications for the issuing of a Hospital Practice licence to an applicant are that the applicant.
  - (a) has,
    - (i) a degree in medicine from an accredited medical school, or
    - (ii) a degree in medicine from an acceptable unaccredited medical school and has successfully completed the evaluating examination of the Medical Council of Canada;
  - (b) is certified by the Royal College of Physicians and Surgeons of Canada on the basis of having had at least two years training in university-affiliated training programs in Canada; and

- (c) has an appointment to the medical staff of an institution.
  - (i) approved as a public hospital under the *Public Hospitals Act*, or
  - (ii) designated as a psychiatric facility by the regulations made under the Mental Health Act.
- (2) It is a term and condition of a Hospital Practice licence that,
  - (a) the licensee may engage in the practice of medicine only,
    - (i) in the specialty in which he is certified by the Royal College of Physicians and Surgeons of Canada, and
    - (ii) in the institution in connection with which the licence was issued and to the extent required by his appointment; and
  - (b) the licence terminates when the licensee is no longer certified under clause (1) (b) or no longer holds an appointment in accordance with clause (1) (c). O. Reg. 344/85, s. 1, part.
- 20.—(1) The qualifications for the issuing of a Public Service licence to an applicant are that the applicant,
  - (a) where the applicant is a graduate of an accredited medical school,
    - (i) has a degree in medicine from the accredited medical school,
    - (ii) has completed, with performance satisfactory to the College, an approved internship that is,
      - (A) a rotating internship, or
      - (B) a comprehensive or rotating internship where the applicant has previously successfully completed an acceptable undergraduate clerkship, and
    - (iii) is employed by the Crown in right of Canada or an agency of the Crown; or
  - (b) where the applicant is not a graduate of an accredited medical school,
    - (i) has a degree in medicine from an acceptable unaccredited medical school,
    - (ii) has successfully completed the evaluating examination of the Medical Council of Canada and has then

completed, with performance satisfactory to the College, two approved internships or an approved internship and an acceptable residency such that,

- (A) one of the internships is a rotating internship, and
- (B) one of the internships or the residency is taken in Canada, and
- (iii) is employed by the Crown in right of Canada or an agency of the Crown.
- (2) It is a term and condition of a Public Service licence that,
  - (a) the licensee may,
    - (i) engage in the practice of medicine only in the course of his employment by the Crown in right of Canada or an agency of the Crown, and
    - (ii) sign certificates under the Vital Statistics Act or the Mental Health Act and prescribe drugs only in the course of the performance of the employment referred to in subclause (i), and
  - (b) the licence terminates upon the termination of the employment referred to in subclause(a) (i). O. Reg. 344/85, s. 1, part.

20a.—(1) Notwithstanding subsections 20 (1) and (2), a person who holds a Public Service licence on the 31st day of December, 1985 and who is employed by a board of health within the meaning of the Health Protection and Promotion Act, 1983. the Crown in right of Ontario or an agency of the Crown on that date shall be deemed to be the holder of a Public Service licence under this Regulation and the person may,

- (a) engage in the practice of medicine;
- (b) prescribe drugs; and
- (c) sign certificates under the Vital Statistics Act or the Mental Health Act,

provided that the person continues to be employed by the board of health, Crown or agency that employed the person on the 31st day of December, 1985.

- (2) A Public Service licence referred to in subsection (1) expires when the board of health, Crown or agency terminates the employment of the licensee.
- (3) A person who holds an Underserviced Area licence on the 31st day of December, 1985 shall be deemed to be the holder of an Underserviced Area licence under this Regulation and the person may

engage in the practice of medicine only in the underserviced area where he is practising medicine on that date.

- (4) An Underserviced Area licence referred to in subsection (3) expires when the licensee ceases to practise medicine in the underserviced area where the licensee is practising medicine on the 31st day of December, 1985. O. Reg. 344/85, s. 1, part.
  - Sections 21 and 22 of the said Regulation are revoked and the following substituted therefor:
- 21.—(1) The information entered in the register respecting each member shall be,
  - (a) publicly available;
  - (b) capable of being printed promptly; and
  - (c) available in printed form to any person during the normal hours of operation of the offices of the College.
- (2) The Registrar may give information from the register in printed or oral form to any person.
- (3) The Registrar shall issue a certificate of standing in respect of any member to any person who requests such a certificate and pays the fees prescribed by subsection (5).
  - (4) A certificate of standing shall state.
    - (a) the information regarding the member that is contained in the register; and
    - (b) whether there is any outstanding referral to the Discipline Committee or the Fitness to Practise Committee in respect of the member.

as of the date of the request.

- (5) The fee for the issuing of a certificate of standing is \$10. O. Reg. 344/85, s. 2, part.
- 22.—(1) Subject to subsection (2), the name of a member entered in the register shall be the same as the name of the member in the documentary evidence of his degree in medicine.
- (2) The Registrar may direct the entry of a name other than the name required by subsection (1) if the member applies and deposits in the College,
  - (a) a certified copy of an order of a court of competent jurisdiction in Ontario changing the member's name;
  - (b) a certified copy of a valid certificate of marriage or of a decree absolute of divorce from a court in Canada: or

(e) documentary material that in the opinion of the Registrar sufficiently identifies the member as the person named in the documentary evidence of his degree in medicine.

or any combination of material referred to in clause (a), (b) and (c) and satisfies the Registrar that the use of the other name is not for any improper purpose.

- (3) Subsection (2) applies with necessary modifications to an applicant for a licence.
- (4) A member shall notify the Registrar in writing of the address to which the member wishes correspondence from the College to be sent and shall notify the Registrar in writing of every change in such address. O. Reg. 344/85, s. 2, part.
  - Section 26 of the said Regulation is revoked and the following substituted therefor:

26.—(1) The reasons for a decision of the discipline committee shall be published in the original or an edited form and,

- (a) the identity of the member shall be made known if the member's licence has been revoked, suspended or restricted, or if recognition of the member's specialist status has been withdrawn or suspended;
- (b) the identity of the member shall be made known if the committee has reprimanded the member and directed the fact of such reprimand to be recorded on the register or has imposed a fine, unless the council directs that the identity of the member shall not be made known;
- (c) the identity of the member shall not be made known if the committee has reprimanded the member but not directed the fact of such reprimand to be recorded on the register or has suspended or postponed the imposition of a penalty, unless the council directs that the identity of the member shall be made known; and
- (d) the identity of the member shall not be made known if the member has been found not guilty of professional misconduct or incompetence, unless the member requests in writing that he be identified.
- (2) The Registrar may communicate the decisions of the discipline committee to any complainant and any witness who testified at the hearing if the complainant or witness so requests and the Registrar may also provide any other information he considers reasonably necessary to explain the proceedings and the decision to the complainant or witness, including a copy of any written reasons of the committee. O. Reg. 344/85, s. 2, part.

- 4. Paragraph 6 of section 27 of the said Regulation is revoked and the following substituted therefor:
  - engaging or holding oneself out as engaging in the practice of medicine using any name other than the name of the member that is entered in the register under section 22;
- Section 44 of the said Regulation is revoked and the following substituted therefor:
- 44.—(1) The Registration Committee may grant emeritus status to a former member who applies therefor and,
  - (a) at the time he was a member, held a General licence under Part III of the Health Disciplines Act or the equivalent licence under a predecessor of that Act, continuously for twenty-five years;
  - (b) at the time of his application, is in good standing as set out in subsection 3 (2); and
  - (c) is fully retired from the practice of medicine.
- (2) A person holding *emeritus* status may not engage in the practice of medicine.
- (3) Every person who was designated a member *emeritus* under a predecessor of this section shall be deemed to continue as a person with *emeritus* status.
- (4) Every member who was designated as a life member under section 43 of Ontario Regulation 577/75 or a predecessor thereof and continues to meet the requirements of that section shall be deemed to continue as a life member. O. Reg. 344/85, s. 5.
  - Section 45 of the said Regulation, as remade by section 4 of Ontario Regulation 205/82, is revoked and the following substituted therefor:
  - 45.—(1) The fee payable on an application,
    - (a) for a class of licence other than an Educational licence is \$200; and
    - (b) for an Educational licence is \$50.
- (2) The annual membership fee payable by a licensee who holds,
  - (a) a licence of any class other than an Educational licence is \$300; and
  - (b) an Educational licence, is \$35.
  - (3) The annual membership fee is due,

 (a) in the case of a person being licensed for the first time, before the issuing of the licence;
 and

O. Reg. 344/85

- (b) in the case of a licence holder not holding a licence for the first time, on the 1st day of June in each year.
- (4) The Registrar shall mail a notice to each member, other than a life member, before the 30th day of April in each year that informs the member that an annual membership fee is due on the 1st day of June and the amount of the fee. O. Reg. 344/85, s. 6.
  - 7. Section 46, as remade by section 5 of Ontario Regulation 205/82, section 47, as amended by section 6 of Ontario Regulation 205/82, and sections 48 and 49 of the said Regulation are revoked.
  - 8. Forms 1 to 5 of the said Regulation are revoked.
  - 9. Section 1 of this Regulation comes into force on the 1st day of January, 1986.

Council of The College of Physicians and Surgeons of Ontario:

M. L. MADOR President

MICHAEL E. DIXON Registrar

Dated at Toronto, this 30th day of April, 1985.

(6990)

### **HEALTH INSURANCE ACT**

O. Reg. 345/85. General. Made—June 19th, 1985. Filed—June 21st, 1985.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1.—(1) Paragraphs 1, 2 and 4 of subsection 50 (1) of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 168/84, are revoked and the following substituted therefor:

2. Subsequent Office Visit	9.25
4. Institution Visit	7.00

- (2) Subsection 50 (2) of the said Regulation, as remade by subsection 1 (2) of Ontario Regulation 168/84, is revoked and the following substituted therefor:
- (2) The maximum amount of payment for the services specified in subsection (1), excluding radiographic examinations, in respect of each insured person is \$110 per twelve-month period. O. Reg. 345/85, s. 1 (2).
  - (1) Subsection 1 (1) of this Regulation shall be deemed to have come into force on the 1st day of February, 1985.
  - (2) Subsection 1 (2) of this Regulation comes into force on the 1st day of July, 1985.

(6991)

27

3013

# HEALTH INSURANCE ACT

O. Reg. 346/85. General. Made—June 19th, 1985. Filed—June 21st, 1985.

# REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1.—(1) Subsection 49 (2d) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by subsection 1 (1) of Ontario Regulation 478/84, is revoked and the following substituted therefor:
- (2d) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1984, but before the 1st day of July, 1985, as follows:
  - 1. Initial service (office or institutional) \$11.
  - 2. Subsequent service ...... 7.50

761

4.	Radiographic	examination	maximum	
	per service			10.

(2e) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of July, 1985, as follows:

1.	Initial	service	(office	or	institutional)	\$11.
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2. Subsequent service	7.80
3. Home service	13.
4. Radiographic examination maximum	

per service . . . . . . . . . . . . . . . . . 10.

O. Reg. 346/85, s. 1 (1).

(2) Subsections 49 (5) and (6) of the said Regulation, as made by subsection 1 (2) of Ontario Regulation 478/84, are

# revoked and the following substituted therefor:

- (5) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the insured services are provided to an insured person on or after the 1st day of July, 1984, but before the 1st day of July, 1985, in respect of each insured person, \$130 per twelve-month period.
- (6) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the insured services are provided to an insured person on or after the 1st day of July, 1985, in respect of each insured person, \$135 per twelve-month period.
- (7) For the purposes of subsections (3), (4), (5) and (6), "twelve-month period" means the period from and including the 1st day of July in any year to and including the 30th day of June in the following vear. O. Reg. 346/85, s. 1 (2).

(6992)

27

# HEALTH INSURANCE ACT

O. Reg. 347/85. General. Made—June 19th, 1985. Filed—June 21st, 1985.

# REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1.—(1) Schedule 16 to Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 6 of Ontario Regulation 290/84 and amended by section 1 of Ontario Regulation 827/84, is further amended by revoking:
  - "4. Blood glucose by the dipstick method may be claimed only when assessed by an appropriate instrument such as a reflectance meter. It should not be claimed when used only as a check on the fasting blood sample of a glucose tolerance test. The blood glucose of the fasting sample in a glucose tolerance test is allowable only once even if assessed by two methods.

Note: The standard glucose tolerance test for diagnosis of diabetes mellitus (L104) consists of 5 blood specimens taken at 0, 30, 60, 90 and 120 minutes following oral administration of 75g of glucose. In pregnancy (L103), 4 specimens only are to be taken at 0, 60, 120 and 180 minutes. (see: CMAJ 126, 473 (1982)). When 5 hour glucose tolerance is specifically ordered, the blood glucose measurements are to be claimed individually using code L111.",

on page 1163 under the heading "LABORATORY MEDICINE" and subheading "Preamble" and substituting therefor:

"4. Blood glucose by the dipstick method may be claimed only when assessed by an appropriate instrument such as a reflectance meter. It should not be claimed when used only as a check on the fasting blood sample of a glucose tolerance test. The blood glucose of the fasting sample in a glucose tolerance test is allowable only once even if assessed by two methods.

Note: A standard glucose tolerance test for the diagnosis of diabetes mellitus is performed over 2 hours and includes 5 blood glucose (L104) and one urine glucose determination (L254). If the patient is pregnant, only 4 blood glucose specimens (L105) should be taken at hourly intervals. (See CMAJ 126, 473 (1982)). When 5 hour glucose tolerance test is specifically ordered the blood glucose measurements are to be claimed individually (L111). Only one L254 may be claimed with a glucose tolerance test."

# (2) The said Schedule is further amended by revoking:

"11. The benefit for seminal fluid examination (complete) is to include sperm count, volume estimation, motility and morphology and viscosity. The benfit of \$3.00 for seminal fluid examination carried out post-vasectomy is not to be claimed by the operating surgeon unless the patient requires more than one office visit post-operatively.",

on page 1163 under the heading "LABORATORY MEDICINE" and subheading "Preamble" and substituting therefor:

"11. The benefit for seminal fluid examination (complete) is to include sperm count, volume estimation, motility and morphology and viscosity. The benefit of \$3.10 for seminal fluid examination (L820) carried out post-vasectomy is not to be claimed by the operating surgeon unless the patient requires more than one office visit post-operatively."

# (3) The said Schedule is further amended by revoking:

"15. It is recognized that in all laboratory tests there is a professional component.",

on page 1164 under the heading "LABORATORY MEDICINE" and subheading "Preamble".

- (4) The said Schedule is further amended by adding:
  - "24a. The fees for diagnostic interpretation of laboratory procedures (L800 codes) are net fees and do not usually include overhead costs e.g. secretarial, handling and transport of specimen etc."

on page 1164 under the heading "LABORATORY MEDICINE" and subheading "Preamble".

(5) The said Schedule is further amended by revoking:

"L605	1,25 Dihydroxy Vitamine D	120
L606	25 Hydroxy Vitamin D	80",
or he	page 1169 under the heading "LABORATORY MEDICINE" and rading "Radioassays and Ligand Assays" and substituting therefor:	sub-
"L605	1,25 Dihydroxy Vitamine D	150
-		
L606	25 Hydroxy Vitamin D	100"
(6) TI	ne said Schedule is further amended by revoking:	
"L397	R.B.C. count, excluding manual method (see preamble)	4
"L399	W.B.C. count	4".

on page 1170 under the heading "LABORATORY MEDICINE" and heading "Hematology" and substituting therefor:	sub-
"L397 R.B.C. (E.R.C.) count, excluding manual method (see preamble)	4
L399 W.B.C. (L.K.S.) count	4"
(7) The said Schedule is further amended by revoking:	
"L659 Antistreptolysin 0,7 tube titrations or micro technique	25
L667 Direct fluorescent antibody (not with L624-L634)	12",
on page 1172 under the heading "LABORATORY MEDICINE" and heading "Immunology" and substituting therefor:	sub-
"L659 Antistreptolysin 0, or anti D Nase B, titer or micro technique	25
· · · · · ·	
Non-cultural direct bacterial antibody or antigen assays by fluorescence, agglutination or ELISA techniques. Not to be claimed with any of the codes listed under cultures and not to include streptococcus Type A	12"
(8) The said Schedule is further amended by revoking:	
"L679 Virus antibodies—haemagglutination inhibition or ELISA technique	30
L503 Widal slide or tube agglutination	25",
on page 1173 under the heading "LABORATORY MEDICINE" and heading "Immunology" and substituting therefor:	sub-
"L679 Virus antibodies—haemagglutination inhibition or ELISA technique	30
	E)
L503 Febrile agglutinins, slide or tube agglutination	25"
(9) The said Schedule is further amended by revoking:	
"L630 —stool, including necessary agglutinations	33
L634 —urine, calibrated loop quantitation	15",
on page 1173 under the heading "LABORATORY MEDICINE" and heading "Microbiology" and substituting therefor:	sub-
"L630 —stool culture including the necessary agglutinations and culture for campylobacter	34
L634 —urine calibrated volume to include plate, turbidimetric or photometric techniques	15"

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(10) The said Schedule is further amended by revoking:

"L720 Surgical pathology ..... 16"

on page 1174 under the heading "LABORATORY MEDICINE" and subheading "Anatomical Pathology, Histology and Cytology" and substituting therefor:

"L720 28" Surgical pathology .....

- 2. This Regulation shall be deemed to have come into force on the 1st day of April, 1985.
- 3. A reference in this Regulation to any page number is a reference to that page (foot pagination) in The Ontario Gazette dated the 19th day of May, 1984.

(6993)

# HEALTH INSURANCE ACT

O. Reg. 348/85. General. Made-June 19th, 1985. Filed-June 21st, 1985.

# REGULATION TO AMEND **REGULATION 452 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE HEALTH INSURANCE ACT

- 1. Subsection 59 (1h) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 799/84, is revoked and the following substituted therefor:
- (1h) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of January, 1985 and before the 1st day of April, 1985 is the lesser of,
  - (a) the amount actually billed by the physician;
  - (b) the amount set out opposite the service in Schedule 15 as it existed on the 20th day of June, 1985 or 47.7 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16, as the case may be.
- (1i) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of April, 1985 is the lesser of.

(a) the amount actually billed by the physician;

O. Reg. 348/85

- (b) the amount set out opposite the service in Schedule 15 or 47.7 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 348/85, s. 1.
- 2. Subsection 67 (2h) of the said Regulation, as made by section 2 of Ontario Regulation 799/84, is revoked and the following substituted therefor:
- (2h) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of January, 1985 and before the 1st day of April, 1985 is the amount set out opposite the service in Schedule 15 as it existed on the 20th day of June, 1985 or 47.7 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16, as the case may be.
- (2i) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of April, 1985 is the amount set out opposite the service in Schedule 15 or 47.7 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 348/85, s. 2.
  - 3. Schedule 15 to the said Regulation, as remade by section 3 of Ontario Regulation 799/84, is revoked and the following substituted therefor:

### Schedule 15

# Schedule of Benefits

### PREAMBLE

### A.General

- The rates listed in this Schedule of Benefits are the maximum payments which can be made by the Ontario
  Health Insurance Plan.
- 2. Insured medical services are limited to the services which are medically necessary, which are listed in this Schedule of Benefits and which are not specifically excluded by legislation or regulation. (See Appendix for list of specific exclusions).
- Additions, deletions or other modifications of the Schedule of Benefits require recommendation by the Ontario Health Insurance Plan. Such recommendations are made in consultation with the Ontario Medical Association.
- 4. This Schedule is a public document and frank discussion with patients regarding the listed rates is recommended.
- 5. Claims for services which are not listed in the Schedule or which are listed as N.A.B. (not a benefit) or which are excluded as benefits by legislation or regulation should not be submitted to the Plan. Such services may be charged directly to patients or others requesting them.
- The principles governing proper professional charges are incorporated in the Regulations (Medicine) of the Health Disciplines Act.
- Each physician who participates in the care of a patient is entitled to compensation commensurate with the services he renders.
- 8. Whenever possible, the physician should acquaint the patient or person financially responsible with his obligations to those concerned with his care. This is particularly important where supportive or concurrent care is rendered or when a consultation and/or procedure are being arranged.
- Each physician participating in the care of a patient should render to the patient, or to the financially responsible party, an itemized statement of charges for professional services.
- 10.Each physician participating in the care of a patient should, on request, send a receipt to the patient for all payments made by him.
- 11.If fees are collected by an organized group, the name of the physician rendering the service should be clearly shown on the bill or claim card.
- 12.Člaims may be submitted for services which a patient receives from the team of staff man, resident, intern and clerk in a teaching unit, provided that the conditions as set out hereunder apply.
- On October 10, 1972, the Minister of Health confirmed that the joint recommendations of the College and the OLMAA governing the charging of fees for services provided by interns and residents in clinical teaching units are acceptable to the Ministry of Health. In his letter the Minister made it very clear that he is looking to the College and the Medical Schools to ensure that the ethical rules governing these billing procedures are followed meticulously in all cases.
- It has been carefully explained that the responsible staff man must be present in the clinical teaching unit at the time the services are rendered and must be identified to the patient at the earliest possible moment. No fees are to be charged for services given by the intern or resident prior to this identification taking place. The following rules are now in effect:-
- When patient care is rendered in a clinical teaching unit or other setting for clinical teaching by a health care team, the physician responsible shall be personally identified to the patient. His relationship to the team shall be defined by the clinical teaching unit Director and his role must be known to the patient and other members of the team. He shall assume full responsibility for the appropriateness and the quality of the services rendered.

Specific regulations must vary with the service and form of care being delivered:-

- (a) In order to claim for physical procedures being carried out by an intern or resident, the responsible staff man must be in the clinical teaching unit and immediately available to intervene.
- (b) In psychotherapy where the presence of the staff man would distort the psychotherapy milieu, it is appropriate for the staff man to claim for psychotherapy when a record of the interview is carefully reviewed with the resident and the procedure thus supervised. However, the time charged by the staff man may not exceed the total time spent by him in both such interview and in direct supervision.
- (c) In other departments or services, the staff man should only claim for visits on the days when actual supervision of that patient's care takes place through the presence of that staff man in the clinical teaching unit on that day. This, of course, involves a physical visit to the patient and/or a chart review with detailed discussion with the other member(s) of the health team.
- (d) In those situations where on a regular basis a staff member might supervise concurrently multiple procedures or services through the use of other members of the team, the total claims made by the staff man shall not exceed the amount that the staff man might make in the absence of the other members of the team.
- Any claim rendered should be in the name of the responsible staff man.
- 13.Charges for missed appointments are not benefits of OHIP.

#### PREAMELE

B. Terms and Definitions:

Call or Visit: is the service by a physician to a patient for assessment and/or treatment.

Consultations:

(a) Consultation refers to the situation where a physician, in light of his professional knowledge of the patient, requests the opinion of another physician competent to give advice in this field, because of the complexity, obscurity or seriousness of the case or because another opinion is requested by the patient or an authorized person acting on his behalf. The consultant is obliged to perform a general or specific assessment, review the laboratory or other data and submit his findings, opinions and recommendations in writing to the referring physician.

(b) If a consultant is requested by a physician on duty in the emergency department to see a patient in consultation, the former may charge a consultation fee for this service. If the consultant is requested to perform this same service by a resident or interm, the former may charge a general or specific

assessment according to his specialty.

(c) Consultations required by hospital by-law and/or statute are not insured service except where contrary indications are noted in this Schedule,

(d) For laboratory and procedural benefits connected with consultations, see listings of Diagnostic and Therapeutic Procedures and Laboratory Medicine.

(e) A consultation is not to be claimed as such when:

(i) The patient presents himself to a consultant's office without prior knowledge of the primary physician.

The sending of a report to the primary physician under these circumstances does not justify a consultation.

(ii) The primary physician is not asked for professional advice but is simply asked by the patient for

the name a specialist in a particular field and the patient seeks out the specialist himself.

(f) A repeat consultation requires all of the criteria of a full consultation and implies interval care by the primary physician. The situation in which the consultant requests the patient to return for a later examination is not a repeat consultation.

(g) A limited consultation may involve all the components of a full consultation but is less demanding, and in terms of time, normally requires substantially less of the physician's time than the full

consultation.

- (h) A diagnostic radiology consultation applies when radiographs made elsewhere are referred to a radiologist for his written opinion or when a radiologist is required to make a special visit at Night (5:00 p.m. to 7:00 a.m.) or Saturdays, Sundays and Holidays to consult on the advisability of performing a diagnostic radiological procedure which eventually is not done. A consultation does not apply when the radiographs referred to above are used for comparison purposes with radiographs made in the consultant's facilities.
- A diagnostic laboratory medicine consultation applies when tissue, slides, and/or specimens are referred to a second pathologist not in the same institution for a written opinion. It includes secretarial or other assistance but does not apply when the above are used for comparison with tissue, slides, materials or tests done in the consultant's facilities. When a diagnostic laboratory medicine consultation fee is claimed, L821 may not also be claimed.

(j) A laboratory medicine consultation or repeat consultation applies when a laboratory medicine physician is

requested to examine a patient and provide a written opinion.

(k) A diagnostic nuclear medicine consultation applies when nuclear medicine studies are referred to a nuclear medicine specialist for a written opinion, or when the nuclear medicine physician is required to make a special visit at Night (5:00 p.m. to 7:00 a.m.) or Saturdays, Sundays and Holidays to consult on the advisability of performing a nuclear medicine procedure which eventually is not done. A consultation does not apply when procedures done elsewhere are used for comparison purposes with nuclear medicine studies made in the consultant's facilities.

(1) A nuclear medicine consultation or repeat consultation applies when a nuclear medicine specialist is requested to examine a patient and provide a written opinion, all of which takes a greater amount of time and effort than a nuclear medicine study would normally require. It may be done in conjunction with a nuclear medicine study but if so, the lesser professional fee  $(P_2)$  rather than the greater fee  $(P_1)$  should be claimed in addition to the technical fee (T).

Some nuclear medicine specialists have other specialist qualifications which allow them to claim another consultation (e.g. internal medicine). A nuclear medicine consultation or repeat consultation may be claimed in lieu of another consultation (e.g. internal medicine) but would not be combined with such a

consultation by the same consultant.

(n) A prenatal consultation by a paediatrician applies when a physician considers a foetus of greater than 20 weeks gestation to be at risk or in jeopardy by reason of continuation of pregnancy in the presence of maternal and/or foetal distress, and requests the opinion of a paediatrician competent to give advice in this field. The paediatrician shall perform a general or specific assessment, review laboratory and other data and submit his findings and recommendations in writing to the referring physician. Such a consultation does not preclude the paediatrician from a post-natal consultation on the infant.

(o) A special surgical consultation may apply when a surgeon provides all the components of a regular consultation but is required to spend at least fifty minutes with the patient (exclusive of any tests) in consultation because of the very complex, obscure or serious nature of the problem. The surgeon should

claim \$86.70 for special consultations on an I.C. basis (A935). See para 32 section B.

(p) An emergency physician consultation applies when a patient is referred by another physician (other than an E.R. physician) who has seen and examined the patient and requested the opinion of an emergency room physician because of the complexity, obscurity or seriousness of the case. The consultant shall perform the necessary assessment, review the laboratory, x-ray or other data and submit his findings, opinions and recommendations in writing to the referring physician. A copy of the E.R. chart does not constitute a consultation report. This consultation is not chargeable for the routin transfer of care to the E.R. nor for the provision of treatment for a previously diagnosed condition. It does not apply to patients who present themselves to the E.R. or are brought by people acting on their behalf. It is anticipated that these consultations will replace some of the consultations that would otherwise be provided by consultants in other branches of medicine. If the consultation leads to admission to hospital, no separate fee is chargeable for the admission assessment by the same physician. The consultation fee for a special ist in memcagncy medicine (F.R.C.P.) is \$42.20 (HDSS); for all others, \$30.60 (HDSS).

Note: OHIP benefits for consultations normally are limited to one consultation per year, per patient, by any one physician. However, if the same patient is referred to the same consultant a second time within the year with a clearly defined unrelated diagnosis, one additional consultant any be claimed per year.

General Assessment: shall comprise a full history, an enquiry into, and an examination of all parts or systems
(and may include a detailed examination of one or more parts or systems), an appropriate record, and advice to
the patient.\*

OHIP benefits for general assessments normally are limited to one per year per patient by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined new diagnosis, one additional general assessment may be claimed per year. In the case of a patient who proceeds normally to hospital, the admitting physician may claim one additional general assessment per year provided 90 days have elapsed since the last general assessment rendered (anywhere) to that patient by the admitting physician. If the patient doesn't qualify for a general assessment by the admitting physician, he may claim a general re-assessment.

 General Re-Assessment: shall comprise the same services as a general assessment except that the history need not include all the detail already obtained in the original general assessment.\*

OHIP benefits for general re-assessments, except for hospital admission re-assessments, are limited to two per year, per patient, by any one physician.

4. Specific Assessment: shall comprise a full history of the presenting complaint, enquiry concerning, and detailed examination of the affected part, region or system, as needed to make a diagnosis, and/or exclude disease and/or assess function, an appropriate record, and advice to the patient.\* (This may vary among sections.)

Physicians qualified in two specialties (EENT for example) may only claim for one visit, e.g.: a consultation (if referred) or a specific assessment (if non-referred), if both systems are examined during the same visit. However, two consultations or two specific assessments, etc. may be claimed if both systems are

examined, each on a separate visit.

OHIP benefits for specific assessments normally are limited to one per year, per patient, by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined new diagnosis, one additional specific assessment may be claimed per year.

- 5. Specific Re-Assessment: shall comprise a full relevant history and a comprehensive physical examination of one or more systems but not requiring an evaluation of the patient as a whole.\* This service is the admission assessment when the patient has been seen prior to admission in the same illness. It is included in the surgical fee except for those procedures marked I.O.P.
- 6. Partial Assessment: shall comprise a history of the presenting complaint, the necessary physical examination, an appropriate record and advice to the patient. It also applies to subsequent visits for assessing the response to treatment and/or advice provided in a previous service.
- 7. Intermediate Assessment: is a primary care service for physicians providing general practice or paediatric services and is a more extensive assessment than a minor assessment. It shall comprise a history of the presenting complaint(s), enquiry concerning and examination of the affected part(s), region(s), or system(s) or emotional disorder as needed to make a diagnosis, exclude disease and/or assess function, an appropriate record, and advice to the patient.\*
- Multiple Systems Assessment: shall comprise a detailed history and examination of more than one system, part or region, an appropriate record and advice to the patient.
- Minor Assessment: is a brief assessment comprising the necessary history, examination of the affected part or region, an appropriate record and advice to the patient.
- 10. Mini Assessment: applies when a physician examines and/or treats a patient for a completely unrelated problem in addition to the examination/treatment of a W.C.B. related problem (for which the W.C.B. will only pay a minor assessment) during the same office visit. The fee for the mini assessment is \$5.90 (A008).

<sup>\*</sup>For laboratory and other investigation performed in conjunction with a consultation or visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

- 11. Re-Assessments (by physician on duty in the Emergency Department): one re-assessment may be charged when, at least two hours after the original assessment is completed (including appropriate investigation and necessary treatment), a subsequent assessment indicates that further provision of care and/or investigation is required and performed. Re-assessments are not to be claimed for discharge assessments nor when the patient is admitted by the physician on duty in the Emergency Department, nor when this assessment leads directly to referral for consultation.
- 12. Well Baby Care: the periodic visits of a well baby during the first two years of life involving complete examination with necessary weight and measurements and instructions to the parent(s) regarding health care.
- 13. Annual Health or Annual Physical Examinations (Including Primary and Secondary School Examinations): shall comprise all the elements of a general assessment as it pertains to an individual after the second birthday who presents and reveals no apparent physical or mental illness.
  OHIP benefits for any one physician are limited to one Annual Health Examination per patient per year after the second birthdate. To qualify, an Annual Health Examination normally must be requested by the patient rather than a third party. Regulation 452 of Revised Regulations of Ontario, 1980 under the Health Insurance Act, examinations for the purpose of "legal requirements or proceedings" are excluded from coverage. However, it is recognized that an annual Health Examination will satisfy some or all of the requirements for examinations required by statute but excluded by the above mentional Regulation. In such instances and where a prior claim for an Annual Health Examination has not been submitted to the Plan in the previous twelve months for that patient, it would be appropriate to submit a claim to OHIP for this service. The OHIP benefit in these cases covers the Annual Health Examination only and not any charges peculian to the legal requirements, such as charges for the completion of forms.
- 14. Long Term Institutional Care: includes the listings for consultations, assessments and other visits to patients in chronic care hospitals, convalescent hospitals, nursing homes and other institutions in which such patients are covered by extended care legislation.
  - Admission Assessments to Long Term Care Institutions:

    Type I applies when the admitting physician has not performed a consultation, general assessment or general re-assessment prior to admission and when he carries out a general assessment (on admission) and provides a report for the medical record,
  - Type 2 applies when the admitting physician has performed and claimed for a consultation, general assessment or general re-assessment prior to admission, makes an initial visit and records an admission note describing the condition of the patient following admission.
  - Type 3 applies when the admitting physician readmits a patient after a 7 day stay in another institution; the admitting physician shall carry out a general re-assessment and provide a report for the medical record,
- Note: When a physician already is in the institution and is asked to assess one of his own in-patients on a non-emergent or an emergent basis, the subsequent visit listings apply. However, if he is asked to assess another physician's patient on an emergency basis, the General Listings should be used.
- 15. Subsequent Visits to Long Term Care Institutions: include the supervisory care as well as the active treatment of acute intercurrent illness when the physician is already in the long term care institution. The supervisory care component includes discussion with the patient and/or family and/or examination of the patient and also includes as required, discussion with the nurse, chart review and annotation of the chart. When acute intercurrent illness requires a special visit, the appropriate fees under General Listings and Premiums apply. For acute intercurrent illnesses requiring visits after the monthly maximums have been claimed, extra visits should be made on an 1.C. basis (Md21 \$11.50).
- 16. Pre-dental General Assessment: is the history and examination of a patient required prior to dental surgery under anaesthesia in hospital. A diagnosis is not required by OHIP for this service.
- 17. Newborn Care: is the routine care of a well baby up to ten days of age and should include a complete physical examination of the baby and necessary instructions to the mother. The service shall involve at least two visits and normally may not be claimed for the same patient by more than one physician.

  When a well baby is transferred to another hospital (because of the mother's state of health, for example) claims for memborn care by a physician at each hospital may be appropriate.
- 18. Low Birth Neight Baby Care: is the care of a baby weighing less that 2.5 kilograms at birth.
- 19. Psychotherapy: is any form of treatment for mental illness, behavioural maladaptations, and/or other problems that are assumed to be of an emotional nature, in which a physician deliberately establishes a professional relationship with a patient for the purposes of removing, modifying, or retarding existing symptoms, or attenuating or reversing disturbed patterns of behaviour, and of promoting positive personality growth and development. Accordingly, therefore, a psychotherapeutic procedure may be claimed if a half hour or major part thereof has been spent by a physician in such treatment of the patient. The minimum time period for psychotherapy to be charged as such) is twenty minutes. In order to claim for a major portion of a second or subsequent time interval of psychotherapy for the same patient during the same visit, the preceding time interval must be a full 30 minutes of psychotherapy. When psychotherapy extends beyond thirty minutes, the major part (16 minutes) of the next half hour must be spent with the patient to qualify for an additional half hour fee. Similarly, after one hour of psychotherapy, the major part (16 minutes) of the next half hour, must be spent to qualify for an additional half hour, and so on.

- 20. Counselling: as distinct from psychotherapy, counselling is that form of activity in which the physician engages in an educational dialogue with the patient(s), on an individual or group basis wherein the goal of the physician and patient(s) is to become aware of the patients' problems or situation and of modalities for prevention and/or treatment. Counselling is not to be claimed for the advice that is a normal part of any consultation or assessment, for ongoing treatment or as a substitute for patient assessment fees. Counselling must be rendered personally, by the attending physician.
- 21. Genetic Counselling: includes interviewing the appropriate family members, the collection and assessment of adequate clinical and genetic data to make a diagnosis, construct a pedigree and assess the risks to persons seeking advice. It includes imparting this information and the various alternatives to the appropriate family members for dealing with the problem in such a way that they can make informed decisions about the genetic problem.
- 22. Documentation: when a physician examines or treats a patient, an appropriate record of such service should be made. (See Appendix B).
- 23. Visit for Procedure: when the sole reason for an office visit is the performance of a certain procedure, the listed benefit for the procedure will apply. (See Diagnostic and Therapeutic Procedures Preamble for exceptions). When procedures are carried out in the office, emergency or outpatient department on an elective basis, special visit fees should not be claimed in addition to the procedural fee. When procedure(s) are carried out by a physician's employee(s) under the direct supervision of the physician, the usual claims may be made for procedure(s) which are generally and historically accepted as those which may be carried out by the nurse or other medical assistant in the employ of the physician. "Procedures" in this context do not include such services as assessments, consultations, psychotherapy, counselling, etc. Direct supervision requires that during the procedure the physician be physically present in the office or clinic at which the service is rendered.\*\* While this does not preclude the physician from being otherwise occupied he must be in personal attendance to ensure that procedures are being performed competently and he must at all times be available immediately to approve, modify or otherwise intervene in a procedure as required in the best interests of the patient.

For physiotherapy procedures performed under direct physician's supervision as detailed above, see Code G467 on Page 63.

- 24. Health Examination: this may vary in extent according to the purpose for which required (e.g. pre-employment, insurance, free from infection, etc.). This is not a benefit of OHIP and the fee should be according to the type of assessment necessary for this purpose and billed to the patient or party requesting the service.
- 25. Age: (unless otherwise specified) Newborn - up to 10 days of age. Infant - up to 2 years. Onild - up to and including 15 years. Adolescent - up to and including 17 years. Adult - 18 years or over.
- 26. Most Responsible Physician: is the attending physician who is primarily responsible for the day to day care of the patient in hospital. In cases of unusual severity where the consultant assumes the role of the most responsible physician, the consultant may claim on a per visit basis and the family physician may claim supportive care. Where the family physician remains the most responsible physician and requests only a consultation, the family physician may claim on a per visit basis and the consultant may claim a consultation only.
- 27. Transferral and Referral:
  - (a) A referral takes place when one physician requests for his patient the services of another. The services of the latter may consist of:

    - (i) an opinion (i.e. a consultation).(ii) diagnostic tests or procedures (e.g. skin test, biopsy, etc.).
    - Note: In such cases the referring physician continues to treat the case himself.
    - (iii)treatment (surgical or medical).
  - The referring physician's OHIP registration number must be included on the claim submission. (b) A transferral, as distinguished from a referral, takes place where the responsibility for the care of the patient is completely transferred permanently or temporarily, from one physician to another (e.g. where the first physician is leaving temporarily on holidays and unable to continue to treat the case). Physicians who are substituting for other physicians should consider that patients of the latter have been temporarily transferred (not referred) to their care. The physician to whom the patient is

\*\*Some procedures may not require the physical presence of a physician for adequate supervision. Exceptions to this requirement of direct supervision may be made upon recommendation of the Ontario Medical Association and the College of Physicians and Surgeons of Ontario.

transferred should be regarded as substituting for the other physician. Where the care of the patient

involves a benefit containing several components such as surgery, the physicians may consider the surgical benefit a team benefit and decide among themselves how each is to be compensated; traditionally physicians in these circumstances have reciprocated by exchanges of coverage for each other. When physicians routinely or frequently substitute for each other in providing hospital visits to registered bed patients in active treatment hospitals, e.g. weekend coverage or daily rounds by various members of a group, the most responsible physician may claim for all the visits.

- 28. Ouncurrent Care: applies when the family physician remains the most responsible physician but because of the seriousness or complexity o the condition, requests continued directive care by a consultant. The family physician may claim on a per visit basis and the consultant may also claim on a per visit basis not to exceed four such claims during the first week of concurrent care and not to exceed two such claims each week thereafter while the patient's condition remains serious this arrangement being agreeable to both physicians.
- 29. Multidisciplinary Care: applies when the complexity of the medical condition requires the services of several physicians in different disciplines. In such cases, each physician should render a separate account on a per visit basis. This does not refer to a situation where a single benefit for a team of physicians is listed in this Schedule.
- 30. Supportive Care: is the care rendered in hospital by the referring physician, who is not actively treating the case (e.g. writing orders), to a patient under the care of another physician, at the desire of the patient or family, for purposes of liaison or reassurance. The physician may claim for this care on a per visit basis not to exceed four such claims during the first week of supportive care (determined by the date of the first supportive care visit) and not to exceed two such claims each week thereafter. If medical complications develop or are present in the post-operative period which require active management by the referring physician, hospital medical care fees should be applied not supportive post-operative fees.
- 31. Terminal Care (In Hospital): applies to one designated physician responsible for the care of a terminally ill patient suffering from malignant disease. Terminal care will be deemed to start when there is no aggressive treatment of the underlying disease process and care is directed to maintaining the confort of the patient until death occurs. Terminal care should be claimed retroactively after death on the basis of visits actually rendered for a period not to exceed four weeks prior to death. Terminal care visit fees as described above do not apply when unexpected death occurs after prolonged hospitalization for another diagnosis unrelated to the cause of death. Visits to patients in hospital may be claimed at \$13.00 (CBB2) by general and family practitioners and at \$13.90 (CBB2) by specialists. For patients receiving terminal care in chronic hospitals, the above fees should be claimed with codes IBB2 and IBB2 respectively.
- 32. Independent Consideration "I.C.": Independent consideration may be given where a set fee is not listed in the Fee Schedule. Claims rendered under this heading should contain an explanation of the fee claimed. It is helpful to the Medical Consultant if claims for I.C. include an operative or consultation report and a comparison of the scope and difficulty of the procedure with other procedures in the Schedule.
- 33. Specialist: A specialist shall be defined (for purposes of application in the case of any given service within this Schedule) as one who holds a certificate from The Royal College of Physicians and Surgeons of Canada in the specialty which normally is considered to encompass the service in question.

A specialist rendering services outside of his specialty should use the codes and tariffs listed in the General Practice section of the Schedule.

### 34. Differential Benefits:

- (a) Where only one procedural fee is listed, it shall apply to any physician rendering the service, regardless of specialty.
- (b) Specialists providing primary care in a general practice setting shall claim the appropriate visit fees (as defined in the Preamble) listed under the heading Family Practice and Practice in General. Certain other non specialist services such as courselling and interviews are under the same heading for the use of any physician providing such services.
- (c) Specialists in paediatrics who practice allergy may claim specialist fees for their allergy services regardless of the age of their patients.

### 35. Referring Physician's Services:

- (a) For the services rendered prior to the operation, the referring physician should claim on a fee-for-service basis, for example:
  - (i) Visits as rendered.
  - (ii) In addition to (i) above, in acute cases if detained, he may claim detention fees if appropriate. See para, 45 p.vv.
- (b) (i) For services rendered as an assistant during the operation, the referring physician should claim an assistant's fee.

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- (ii) In cases in which the referring physician is required to be present in the interest of the patient but does not actually assist at the surgical procedure, he should claim on a hospital visit basis for this service.
- (c) For the services rendered after the operation, the referring physician may claim on the basis of supportive care fees as outlined in the schedule.

### 36. Assistants' Services:

- (a) The assistants' fees are determined by adding the listed basic units and time units and multiplying the total number of units by \$7.95. For all cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total assistant's fee by 40% (E4008). For all cases commencing after midnight and before 7:00 a.m. any night of the week, increase the total assistant's fee by 50% (E4018).
- (b) When a physician is required to make a special visit to the hospital to assist at surgery, he may charge a special visit premium of \$22.90 (C9988) for a case commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays or \$34.40 (C9998) for a case commencing after midnight and before 7:00 a.m. any night of the week. These premiums are in addition to the E400 and E401 premiums but apply only to the first patient treated on each special visit.
- to the first patient treated on each special visit.

  (c) The time units are computed by allowing one unit (\$7.95) for each 15 minutes or part thereof of time (up to two hours) spent by the assistant. When assisting for more than two hours per case, time units for periods in excess of two hours are computed by allowing two units for each 15 minutes or part thereof. Time for purposes of these calculations includes scrub time and time spent in the operating room. If claims are being made in coded form (see explanatory comments at front of Fee Schedule), the suffix B should be added to the fee code for the procedure. The basic units should be listed separately from the time units on the claim card.
- (d) When multiple or bilateral surgical procedures are done during the same anaesthetic, the assistant's benefit shall be based on the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the assistant shall be entitled to receive a full assistant's benefit for each procedure.
- (e) In surgical procedures requiring more than one assistant, the second assistant shall compute his fee on the same basis as the first assistant. Each claim for second assistant should be accompanied by a statement from the operating surgeon confirming the necessity for his/her services.
- (f) When a surgeon requires an assistant at a procedure for which no assistant's fee is listed, the assistant may calculate his fee by taking the number of basic units used by the anaesthetist, adding his time units and multiplying the total number of units by \$7.95.
- (g) When assistants at surgery claim for procedures for which no assistants' fees have actually been listed in the schedule, the assistants should support their claims with a statement of explanation from the surgeon, confirming the medical necessity for their attendance.
- Note: Code M400B to be used by OHIP for services performed by an assistant where no assistant units are listed. All such services must be assessed for appropriateness by the OHIP Medical Consultant.
- (h) Where the attendance of a physician is requested by the patient's other medical attendants for the sole purpose of monitoring or special supportive care, and when the physician is in constant attendance, the fee shall be 3 units plus time (E0038).
- (i) When an anaesthetic has begun and the operation is cancelled prior to commencement of surgery, the assistant who has scrubbed but is not required to do more, should claim 3 basic units plus time units (E0068). If the operation is cancelled after surgery has commenced, the procedural basic units plus time units will apply. If the procedure is cancelled prior to the induction of anaesthesia and the assistant is scrubbed, a subsequent hospital visit only may be claimed.

# 37. Anaesthetists' Services:

- (a) The tariff is for all types of anaesthesia. The fee is for professional services, including pre-anaesthetic evaluation and post-anaesthetic follow-up and all immediate supportive measures, and does not include the cost of materials used.
- (b) If an anaesthetist is requested by another physician to see a patient in consultation (see para. 1(a)) because of the complexity, obscurity or seriousness of the case prior to the administration of an anaesthetic, he may claim a consultation fee as well as the anaesthetic fee. If this consultation is provided less than 36 hours prior to the administration of an anaesthetic, this consultation should be claimed at \$53.50 under fee code EDI5. The routine pre-anaesthetic evaluation of the patient required by the Public Hospitals Act does not qualify as a consultation, regardless of where and when this evaluation is performed. Anaesthetic consultations do not apply when hospital, departmental by-laws, statutes or
- policies require automatic consultations on any patient requiring anaesthesia.

  (c) If an anaesthetist examines a patient prior to surgery and the surgery is cancelled prior to the induction of anaesthesia, he or she may claim a hospital visit fee for this service. When an anaesthetic has begun and the operation is cancelled due to a complication prior to the commencement of surgery, the anaesthetist should claim 4 basic units plus time (EDOGC). If the operation is cancelled after surgery has commenced, the procedural basic fee plus time units will apply.
  - \*For laboratory and other investigation performed in conjunction with a consultation or visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

- (d) The anaesthetist's fees are determined by adding the basic and time units together and multiplying the sum by \$9.02. For cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total anaesthetic fee by 40% (£400C). For cases commencing after midnight and before 7:00 a.m., any might of the week, increase the total anaesthetic fee by 50% (£400C).
- before 7:00 a.m., any night of the week, increase the total anaesthetic fee by 50% (E401C).

  (e) When an anaesthetist is required to make a special visit to the hospital to administer an anaesthetic, he may claim a special visit premium of \$22,90 (1998C) for a case commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays or \$34,40 (1999C) for a case commencing after midnight and before 7:00 a.m. any night of the week. These premiums are in addition to the E400 and E401 premiums but only apply to the first patient treated on each special visit.
- (f) When an anaesthetist administers an anaesthetic to a patient under the age of one (E009) or over the age of seventy-five (E007), add one unit to the total fee. When an anaesthetist administers an anaesthetic to a patient of any age with an incapaciting systemic disease that is a constant threat to life or to a moribund patient who is not expected to survive for 24 hours with or without the operation, add one unit to the total fee (E008). Only one extra unit per patient who qualifies by virtue of age or health status, may be charged.
- (g) Basic units are listed for most procedures and include the value of all anaesthetic services except the actual time spent administering the anaesthesia, any modifying factors, or unusual detention with the patient (see paragraph n).
- (h) Except during maintenance of continuous conduction anaesthesia time units are computed by allowing one unit for each 15 minutes or part thereof of anaesthesia time (up to two hours); following the first two hours of anaesthesia, time units for periods in excess of two hours shall be computed on the basis of two units for each 15 minutes or part thereof; time units for periods in excess of eight hours shall be computed on the basis of three units for each 15 minutes or part thereof. Anaesthesia time begins when the anaesthetist is first in attendance with the patient for the purposes of creating the anaesthetic state and ends when he is no longer in personal attendance (when the patient may be safely placed under customary post-operative supervision).
- (i) If claims are being made in coded form (see explanatory comments at front of Fee Schedule), the suffix C should be added to the fee code for the procedure.
- (j) In special cases when the anaesthetic services of more than one anaesthetist are deemed necessary in the interest of the patient, the second anaesthetist shall charge 4 basic units (EDDI) plus time units for the time spent assisting the first anaesthetist.
- (k) When multiple or bilateral surgical procedures are done during the same anaesthetic, the anaesthetic benefit shall be based upon the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the anaesthetist shall be entitled to receive a full anaesthetic fee for each procedure.
- In procedures where no value is listed, or with I.C., the basic portion of the calculated value will be the same as listed for a comparable procedure considering the region and modifying conditions or techniques.
- (m) when a pump with or without an oxygenator and with or without hypothermia is employed in conjunction with an anaesthetic, the anaesthetic "Basic Units" will be 28 units; this replaces the listed basic units for the procedure. To compensate for variations in anaesthetic practice, special respiratory intensive care or detention for the purpose of intensive treatment of other types should be claimed for separately under the appropriate headings.
- (n) Controlled hypotention may be billed for (10 units) when it is carried out in association with anaesthesia using any technique to deliberately lower and maintain the mean blood pressure by at least 25%. Incidental hypotension from the use of any anaesthetic agent does not constitute controlled hypotension. The additional 10 units may be claimed under EDOPC.
- (o) When unusual detention with the patient before or after anaesthesia is essential for the safety and welfare of such patient, the necessary time will be valued on the same basis as indicated for the anaesthetic time.
- (p) For detention not associated with anaesthesia detention rates and criteria (see paragraph 45 on page xvii).
- (q) When the attendance of the anaesthetist is requested by the patient's other medical attendants for the purpose of monitoring or special supportive care, and when the anaethetist is in constant attendance, the benefit shall be 3 units plus time. The code is 8000C.
   (r) Introduction of a catheter for continuous conduction analgesia and anaesthesia in obsetrics has a basic
- (r) Introduction of a catheter for continuous conduction analgesia and anaesthesia in obsetrics has a basic value of 6 units. Maintenance and/or supervision may be claimed at one unit for each half hour of maintenance to a maximum of 5 units. No fee is chargeable for the first hour following introduction of the catheter and first dose. Time units for delivery may be claimed at one unit per quarter hour.
- (s) When a physician administers an anaesthetic and/or other medication prior to, during a procedure(s) or immediately after a procedure which he/she performs on the same patient, he/she should claim for the procedure(s) only. However, when a physician administers a pudendal, femoral, intercostal, sciatic, ilioinguinal, iliohypogastric, ulnar, median, or radial block in addition to performing a procedure, he may claim \$11.80 (6224) in addition to the procedure.
- (t) When hypothermia is used by the anaesthetist in procedures not specifically identified as requiring hypothermia, the basic value is 25 units. This basic value replaces the basic value listed in the Schedule for the procedure. When the basic value claimed is 25 units, the anaesthetic service may be claimed under code E002C.

- (u) When a patient is known to have malignant hyperthermia or there is a strong suspicion of susceptibility, and the anaesthetic requires full malignant hyperthermia set up and management, add 5 units to the anaesthetic claim (E012). This add-on does not apply to Z245 on page 69.
- (v) Anaesthetic management for the emergency relief of acute upper airway (above the carrina) obstruction (excluding choanal atresia) - basic 10 units (E013).
- (w) When one anaesthetist starts a procedure and is replaced by another part way through a surgical procedure or delivery, the first anaesthetist should charge the appropriate basic fee plus time units and the second anaesthetist should charge for time units only. The second anaesthetist should use code EOOSC for such time units except in the case of continuous conduction anaesthesia; for which POIS (plus E100C) applies (see para. 37(r)). EOO2C, EOO3C, EOO4C, EOO5C qualify for the premiums E400C or E401C only if the case originally started within the time stated under para. 37(d) above.
  - Each anaesthetist should state on his/her claim card which part of the anaesthetic is being claimed and the time begun and completed.
- (x) General anaesthesia for the purposes of this Fee Schedule includes all forms of anaesthesia except local infiltration.
- (y) Maintenance/Supervision of epidural catheter for relief of pain (G247) see p.60. For visits rendered after 5 p.m. and before midnight or on Saturdays, Sundays and Holidays add 30% (E402). For visits after midnight but before 7 a.m. add 50% (E403).
- 38. General Listings: include the basic listings for consultations, asssements and other visits wherever they are rendered, except for non-emergency services to hospital or long-term care institution in-patients and for care rendered by a physician on duty in the emergency department. These latter services are listed separately in the Schedule.
- Non-Emergency Hospital in-Patient Services: include the fee listings for consultations and other visits
  rendered to registered bed patients on a non-emergency basis.
  - (a) When a patient has not been seen previously by the physician in charge, the first visit after admission may be claimed as a consultation or general or specific assessment, when the patient has been previously attended before admission, the first visit after admission may be claimed as a general re-assessment or specific re-assessment (depending on the specialty) if the patient has been seen before in the same illness. However when a patient is admitted to hospital by one physician and is subsequently transferred to another physician, only one general or specific assessment or re-assessment may be claimed per patient admission.
  - (b) Subsequent routine visits should be claimed as subsequent visits (minor assessments). Payments for hospital visits are usually limited to one per patient per day prior to the weekly and monthly limitations that apply after the patient has been hospitalized for 5 weeks, (6 weeks for paediatricians). However, it is not the intent of the Fee Schedule that visit fees be claimed for every day a patient is in hospital unless a physician actually visits the patient each day. For acute illnesses or exacerbation of original illness requiring hospital visits after 5 weeks of hospitalization, claims for extra visits should be made on an independent consideration basis.
  - (c) When a patient in hospital is referred by one physician to another, the second physician should not be limited by the "Subsequent Hospital Visit" formula for the number of hospital visits already rendered by the first physician. In other words, the second physician is entitled to claim for his visits up to 5 weeks just as if the patient was being attended to in hospital for the first time. If the patient is transferred to the care of another physician, the "Subsequent Hospital Visit" formula would apply just as it would if only one physician was involved in the care.
  - (d) When a physician is already in the hospital and is asked to assess one of his own in-patients on a non emergency or emergency basis, the subsequent hospital visit listings apply. However if he is asked to assess another physician's patient on an emergency basis, the General Listings apply.
- 40. Emergency Department Physician on Duty Services: include the fee listings for minor and multiple systems assessments and re-assessments during regular and premium hours rendered by the physician on duty. Any observices on duty in the emergency department should claim these fees regardless of his specialty.
  - assessients an re-assesses the first regular at plantaments and person that a property of the physician on duty in the emergency department should claim these fees regardless of his specialty.

    The listings under the heading "Emergency Department Physician on Duty" are meant to apply to those circumstances wherein either emergency or other physicians have elected or are required to be physically and continously present in the Emergency Department or environs for an arranged designated period of time. In addition to applying to full or part time emergency room physicians who work pre-arranged shifts, these listings also apply to itinerant or-call physicians providing emergency room coverage who do not have an office for seeing patients and a permanent home in the community served by the hospital. When an on call physician practising in the area elects to be continuously present in the Emergency Department or environs for an arranged designated period of time because the volume of patients requires it, e.g. during a busy holiday period, the fees under Emergency Department Physician on Duty (HIO1, HIO3, HIO4, etc.) should be charged for under the A and K codes).
  - When an emergency physician is required to make a special visit to the Emergency Department prior to or after his regular arranged designated period of time on duty, he may charge the appropriate fee under the General Listings plus the applicable special visit premium for the first patient assessed; all subsequent patients assessed during this visit to the hospital should be billed under the Emergency Department Physician on Duty listings.
  - When a physician is on duty in the Emergency Department, sees a patient and admits the patient to hospital, this physician may claim a minor or multiple systems assessment depending on the service initially provided. Either the patient's attending physician or the emergency department physician (but not both) may render and claim the hospital admission assessment. If the emergency department physician (instead of the attending physician) provides the admission general assessment, he may claim a general re-assessment (COO4) as well as the initial assessment provided both services are actually rendered separately.

#### PREAME F

### SPECIAL VISIT TO EMERGENCY OR O.P.D.

#### Consultation:

1. Consultation, patient not admitted:

The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (K99-) may be claimed.

Consultation, patient admitted:

- (a) The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (199-) followed by hospital visits (if rendered) may be claimed. However, if the consultant also is the "most responsible physician", he may not also claim also plain in-patient consultation, repeat consultation, general or specific assessment, general or specific re-assessment since the initial consultation rendered in the emergency department serves as the admission assessment.
- (b) If the consultant is not also the most responsible physician, the latter may claim the appropriate admission assessment.

#### Assessment:

1. Assessment, patient not admitted -

The benefit for the assessment (or re-assessment) plus the appropriate special visit surcharge (K99-) may be claimed.

General/specific assessment plus patient admission -

The benefit for the general or specific assessment plus the appropriate special visit surcharge (K99-) followed by hospital visits may be claimed. However, the admitting physician may not also claim a hospital in-patient general/specific assessment or reassessment since the initial general/specific assessment rendered in the emergency department serves as the admission.

8. Minor/intermediate assessment plus patient admission -The benefit for the minor or intermediate assessment plus the appropriate special visit surcharge (K99-) may be claimed. In addition, the admitting physician may claim for a hospital in-patient general or specific reassessment if rendered.

#### Procedure:

Except for procedures for which the listed benefits specifically include the associated consultation or other assessment, claims may be made for both the procedure and the assessment.

#### Note:

If a physician has an office in the hospital and is called to assess a patient in the Emergency Department or O.P.D., the special visit premiums do not apply.

41. Emergency Department Equivalent:

An Biergency Department Equivalent is an office or other place (other than a hospital emergency department) in which a physician renders services as part of an emergency service being made available to the community.

"Buergency Department Equivalent" includes a place used by a physician to render services exclusively to the office practice patients of one or more physicians outside the office hours of those physicians if the place is open for patients to attend.

A place is an Emergency Department Equivalent only during the period of time that the emergency service is being made available.

A place may be an Emergency Department Equivalent notwithstanding that the physicians rendering services therein are not continuously present and only attend on call.

A physician may add a premium of 30% (E030) to the appropriate General Listings for services provided in an Emergency Department Equivalent if

- the services were rendered on a Saturday, Sunday or holiday ("holiday" is defined in paragraph B.43(c) below);
- the services were rendered on the day they were first requested; and,
   the services were rendered for the purpose of dealing with an emergency.
- 42. Long-Term Institutional Care: See paragraph B. 14.

#### O-----

43. Special Visit Fees Applicable in Addition to Fees for Services Listed Under Consultations and Visits, Critical

Care and Injections or Infusions (pages 1-18, 54, 58).

(a) A special visit is one initiated by a patient or his representative where the physician is required to travel from one location to another to see the patient. Subject to paragraphs (b) to (r), the appropriate special visit fee applies when a physician makes a special visit to his office even if the office is in the physician's home, or to the patient's home or other location (hotel, motel, roadside, ski slope, etc.), or to the Emergency Department, 0.P.D., hospital or long-term care institution from a location outside any premises of, or operated by or on behalf of, the hospital or institution.

(b) A special visit may also involve an emergency call with sacrifice of office hours. The benefits for this type of special visit apply in a situation where the demands of the patient and/or the physician's interpretation of the patient's condition is such that the physician responds immediately and makes a special visit at the sacrifice of regular office hours.

(c) A special visit at night or on a Saturday, Sunday or holiday may be claimed when non-elective or emergent calls are made by the physician between 5:00 p.m. and 7:00 a.m. or are received and made on Saturdays, Sundays and Holidays. Holidays are defined for the purpose of this Schedule as New Year's Day, Good Friday, Easter Monday, Victoria Day, Canada Day, Civic Holiday, Labour Day, Thanksgiving, Remembrance Day, Christmas Day and Boxing Day. If any of these holidays fall on a Saturday or Sunday, the Friday before or Monday following will be recognized as the holiday.

(d) Only one special visit (daytime; emergency call with sacrifice of office hours; or nights, Saturdays, Sundays and Holidays) may be claimed for the same patient, same visit. Special visits only apply to non-elective or emergent calls and do not apply to non-referred or transferred obstetrics. Special visits do not apply to visits on regular rounds to registered bed patients nor do they apply to admission assessments of patients who have been admitted to hospital on an elective basis, regardless of the time performed.

(e) An elective home visit is a visit to a patient's home deemed medically necessary by the physician, initiated by the physician or the patient and carried out at any time convenient to the physician. Physicians providing such services should charge in addition to the appropriate fee under the heading General Listings, the premiums under paragraph 43(j) only, even if the elective visits are rendered at Night, on Saturdays,

Sundays and Holidays.

If an institution has arranged to have quarters in the same or in a proximal building in order that a physician will be available to make visits to the institution, particularly at night, these are not considered to be "special visits" to the institution.

If a physician is called to pronounce a patient dead, a minor assessment may be claimed along with

the appropriate surcharge for the special visit.

(f) When additional patients are assessed during special visits, the "additional patient" premiums are not normally applicable unless the additional patient himself qualifies for a special visit. However, extra patients seen during a home visit while the physician is there rendering a special visit to another patient also qualify for the "additional patient" premiums if an assessment is rendered. The maximum number of special visit premiums per special visit (to any location) is ten. Patients who drop in to the office while the physician is there for reasons other than rendering a special visit do not qualify for any of the special visit premiums. Extra in-patients seen during a special visit to a hospital or other institution do not qualify for the "additional patient" premiums unless the physician has been asked specifically to see these extra patients as well.

(q) No special visit fee is chargeable in respect of services rendered in a place, other than a hospital or

long term care facility, that is open for patients to attend.

No special visit fee is chargeable for services rendered at any time in an Emergency Department Equivalent (see paragraph 8.41 above), whether or not the services qualified for the Emergency Department Equivalent premium.

(h) When no consultation or visits may be claimed e.g. for post-op hospital visits by operating surgeon, the minimum premiums for special visits apply for additional patients seen during a special visit. Minimum premiums also apply to additional patients seen requiring Critical Care (excluding services to a critically ill patient where team fees apply), Injections or Infusions.

(i) K992, C992, K993, C993 are also applicable to assistant and/or anaesthetist at non-elective surgery.
 (j) Daytime Special Visits (Monday to Friday) to Emergency Department or O.P.D.: for other locations see

below:

	K990 First patient seenadd	\$13.40
	For each additional patient requiring a special visit and seen during same	
	K991 special visit, add 30% to consultation or visit - minimumadd	\$7.60
(k)	Emergency Call with Sacrifice of Office hours:	
	K992 First patient seenadd	\$26.70
	For each additional patient requiring a special visit and seen during same	
	K993 special visit, add 30% to consultation or visit fee - minimumadd	\$11.50
(1)	Evenings (5:00 p.m. to midnight) and Saturdays, Sundays, Holidays:	
٠.,	K994 First patient seenadc	\$26.70
	For each additional patient requiring a special visit and seen during same	
	K995 special visit, add 30% to consultation or visit - minimumadd	\$11.50
(m)	Nights (midnight to 7:00 a.m.):	
	K996 First patient seenadd	\$40.10
	For each additional patient requiring a special visit and seen during same	
	K997 special visit, add 50% to consultation or visit - minimum	\$17.60
(n)	Special Visit to the Patient's Home or Equivalent: use the appropriate listing abo	ove (i, j, k, l,m) but
` ′	substitute the prefix "B" for "K" (e.g. 8990 instead of K990).	

(o) Special Visit to Hospital In-Patient: use the appropriate listing above (i, j, k, l, m) but substitute

(a) Special visit to Hospital In-relative use the appropriate Fiscing above (i, j, k, 1, m) but the prefix "C" for "K" (e.g. 999) instead of K990).
 (p) Special Visit to Long-Term Care Institution: use the appropriate listing above (i, j, k, 1, m) but substitute the prefix "M" for "K" (e.g. M990 instead of K990).
 (q) Special Visit to Office or Other Similar Facility: use the appropriate listing above (i, j, k, 1, m) but substitute the prefix "A" for "K" (e.g. A990 instead of K990).

(r) Special Visit to Any non-professional setting not listed above: use the appropriate listing above (i, j, k, l, m) but substitute the prefix "Q" for "K" (e.g. Q990 instead of K990).

#### PREMIE F

- 44. Special Care Unit (e.g. I.C.U. or C.C.U.):
  - For each patient seen on visit to I.C.U. or C.C.U. (excluding supportive care, respiratory care and neonatal intensive care)
  - C101, add to all such hospital visits ..... Note: Where visit is not chargeable, e.g. post operative care by surgeon, claim only CLO1 (excluding Supportive Care, Respiratory Care, Hyperbaric Therapy and Neonatal Intensive Care)
- 45. Detention: may be charged when a physician is required to spend considerable extra time in active treatment of the patient (and to the exclusion of all other work). Claims for detention must be substantiated by an explanation on the claim card or in an accompanying letter, and should be made on an "I.C." basis according to the following quidelines:
  - After 20 minutes if the physician spends more than this amount of time providing a minor, partial or intermediate assessment or subsequent hospital visit;
  - After 40 minutes if the physician spends more than this amount of time providing a specific or general re-assessment or multiple systems assessment;
  - After 1 hour if the physician spends more than this amount of time providing a consultation, repeat
  - consultation, specific or general assessment, multi systems assessment.

    Detention is not meant to apply to procedural items or obstetrics and does not include time waiting for x-rays, lab reports or for the operating room. KOO1 - Per quarter hour or part thereof ......
- 46. Detention: While in Attendance With Patient(s) in Ambulance:
- 47. Non Elective Surgical Procedures, Obstetrics or Clinical Procedures Associated with Diagnostic Radiological Examination or Detention While in Attendance With Patient(s) in Ambulance: - when such procedures including fractures or dislocations or major invasive procedures contained in the list of Diagnostic and Therapeutic Procedures or elective procedures which because of intervening emergency procedure(s) commence after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the procedural fee(s) by 30% (E409). When the foregoing procedures commence after midnight and before 7:00 a.m. any night during the week, increase the procedural fee(s) by 50% (E410).
  - These premiums are not chargeable in addition to the obstetrical fee(s) if labour is induced by medical and/or surgical means by the same physician unless the reason for the induction is fetal distress, diabetes, premeture rupture of membrane, severe pre-eclampsia - hypertension or abruption. However a foreveter A.R.M. or oxytocin augmentation of labour carried out on a patient in desultory labour does not constitute induction. Major Invasive Procedures are considered to be the following:

6211	6266	6275	6288	6294	6323	6330	6349	G412	RB43	R853
6246	6267	6277	6290	6295	6324	6331	6380	G418	R849	R854
6254	6268	6280	6291	6302	6327	6332	6398	R833	R850	Z804
G264	6269	6285	6292	6303	6328	G347	6399	R840	RB51	ZB05
6265	6270	C287	(5)	6304	6329	6348	G411	DR41	2952	

These premiums are not chargeable (during or after a "shift") by emergency or other physicians who have elected or are required to be physically and continuously present in the Emergency Department or environs for an arranged designated period of time.

E409 or E410 may not be claimed for procedures which mainly involve the interpretation of test results and are not applicable to assessments or consultations. Neither are they applicable to procedures listed in the Diagnostic Radiology, Nuclear Medicine or Diagnostic Ultrasound sections of the Schedule.

- 48. Non Elective Diagnostic Radiology, Laboratory Medicine, Nuclear Medicine or Diagnostic Ultrasound Examinations: when a physician providing the foregoing services makes a special visit to see a patient in consultation, perform a procedure or conclude that a procedure is not medically indicated, between 5:00 p.m. to midnight or on Saturdays, Sundays and Holidays, a \$26.70 premium (C109) should be claimed in addition to the appropriate consultation fee or procedural fee or by itself if the decision is made not to perform the procedure. For such services rendered between midnight and 7:00 a.m., the premium is \$40.10 (C110).
- Anaesthetists' Services: for all cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total anaesthetic fee by 40% (E400C). For all cases commencing after midnight and brone 7:00 a.m., any night during the week, increase the total anaesthetic fee by 50% (E401C). For cases requiring a special visit to the hospital, an additional premium of \$22,90 (099C) during the 40% premium period and \$34.40 (0999C) during the 50% premium period may be charged to the first patient treated on each special visit.
- 50. Assistants' Services: for all cases commencing after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the total assistant's fee by 40% (E400B). For all cases commencing after midnight and before 7:00 a.m., any night during the week, increase the total assistant's fee by 50% (E4018). For cases requiring a special visit to the hospital, an additional premium of \$22.90 (0998) during the 40% premium period and \$34.40 (0998) during the 50% premium period may be charged to the first patient treated on each special visit.

- 51. Travelling Time: may be charged directly to patients (since it is a non-insured service) when special visits are made by physicians to see patients outside their normal area of practice. Travelling time may be charged at the same rate as detention.
- 52. A Locum Tenens

(a) Must replace the employing physician, who must be absent from the practice.

(b) Must replace the employing physician for a continuous period up to a maximum of 12 weeks, with an extension on request for a further 6 weeks.

(c) Must be the same specialty as the employing physician.

(d) Must be licensed by the College of Physicians and Surgeons of Ontario in a category of licence that allows him or her to practice independently without supervision.

Prior notification must be given OHIP of the name and OHIP physician number and/or licence number of the locum tenens and the exact dates of employment, together with an authorization from the locum tenens to make payment for his or her services to the employer.

If these conditions are met, the locum tenens may sign the employing physician's claim cards. If any of the above conditions are not met, the physician involved must submit claims to OHIP on his or her own claim cards.

#### PREAMBLE

#### APPENDIX C

However, under Code R991 payment will be made at the usual and customary fee paid by insurers in the place where the service was rendered, provided that all of the following conditions are met:

- the insured service is a surgical or other complex medical procedure (excluding consultations and assessments):
- the procedure is generally accepted within Ontario as medical treatment for the insured person's 2) condition:
- 3) the procedure is not performed in Ontario;
- the insured person is referred by a physician in Ontario to the physician outside Ontario who will 4) perform the procedure:
- the insured person departs from Ontario for the express purpose of having the procedure performed; 5)
- prior written approval has been obtained from the Plan.

5.

#### APPENDIX D

Surgery to alleviate significant physical symptoms that are refractory to medical treatment that has been
actively undertaken for at least a six month period, or to restore or improve function to any area altered by
disease, trauma or congenital deformity normally is a benefit under the Ontario Health Insurance Plan. Surgery
solely to alter or restore appearance is not a benefit of OHIP except under the circumstances as listed in the
following policy.

2. Emotional, psychological or psychiatric grounds are not considered sufficient reason for OHIP coverage of

surgery for alteration of appearance except under exceptional circumstances.

3. On request of the attending physician, exceptions may be made on an independent consideration basis if the proposed surgery is to alter a significant defect in appearance caused by disease, trauma or congenital deformity, and if the surgery is
recommended by a Mental Health Facility (as designated by The Mental Hospitals Act) or equivalent,

or

 performed on a patient who is less than 18 years of age and the defect is in the area of the body which normally and usually would not be clothed, or

- recommended by a Correctional Institution (tattoo removal only), or

 essential in order to obtain employment as documented by the attending physician and either by a Canada Manpower Employment Centre or by an employer with regard to a specific job, (tattoo removal only).

4. In establishing this policy, it has been recognized that

peer acceptance in our society often is influenced disproportionately by the facies,

children are especially susceptible to emotional trauma caused by physical appearances.
 Surgery to revise or remove features of physical appearance which are familial in nature is not a benefit of CHIP.

6. Within the context of this policy, the word "disease" does not include the normal sequelae of aging. Surgery

to alter changes in appearances caused by aging is not a benefit of CHIP.

Within the context of this policy, the word "trauma" includes trauma due to treatment such as surgery,

radiation, etc.

8. The phrase "reasonable period of convalescence" should be considered as two years. Independent consideration

will be given to the questionable cases.
9. Authorization from CHIP is not required for all surgery to alter appearance. It is required only for those categories of procedures for which some cases may not be a benefit under CHIP policy.

10. Suitable documentation may be requested by OHIP in some cases before authorization can be considered.

11. The treatment of acute medical or surgical complications resulting from surgery for alteration of appearance and/or function is a benefit of the Plan whether or not the original surgery was covered by OHIP. No authorization is required.

12. Revision of surgery for alteration of appearance, because of undesirable results, is a benefit of the Plan if the original surgery was a benefit and if the revision either is part of a pre-planned staged process or occurs within a reasonable period of convalescence. OHIP authorization is required only if the original surgical procedure, if it had been carried out at the time of the proposed revision, would have required such authorization.

# Surface Pathology

### . Traum Scars

(a) Nack or Face

- Includes ears and non-hair bearing areas of the scalp.

 Repair of all such scars is a benefit of OHIP, except for scars resulting from previous surgery to alter appearance that was not originally a benefit of OHIP.

Repair procedures will depend upon the lesion but may include excision, revision, demmabrasion, etc.
Rhytidectomy procedures for cosmetic reasons, however, are not a benefit of OHIP.

OHIP authorization for repair of such scars is not required but manual assessment of the claims will be necessary to ensure that the most appropriate procedure codes are used.

(b) Scars in other Anatomical Areas

Repair of scars which interfere with function or which are significantly symptomatic (pain, ulceration, etc.) is a benefit of CHIP.

Scars with no significant symptoms or functional interference

 Repair is a benefit if such a repair is part of a pre-planned post-traumatic (including post-surgical) staged process. OHIP notification must be included as part of the planning process.

(ii) Other post-traumatic scar revision is not a benefit of OHIP.

OHIP authorization is required for all scar repair procedures in areas other than the face or neck.
 Scar revision codes should be used (R026-R029).

# 2. Keloids (a) Head or Neck

- The repair of all such keloids is a benefit of OHIP.

#### APPENDIX D

- Repair procedures may include excision, injection, dermabrasion or planing. No OHIP authorization is required.
- (b) Excision of keloids in other areas
  - Not a benefit of OHIP unless significantly symptomatic (pain, ulceration, etc.) or there is functional impairment.
  - OHIP authorization is required.

### Tattoos

- (a) Face or Neck
  - Excision or destruction of all such tattoos is a benefit of OHIP.
  - Authorization is not required but adjudication of repair procedures will be identical to that for scars in these areas.
- (b) Other Anatomical Areas
  - Excision or destruction of concentration camp or P.O.W. tattoos is a benefit of OHIP. Otherwise, not a benefit of OHIP except as described in Para D-3 (Page xx).
- Benign lesions such as naevi, keratoses, spider naevi, papillomata, neurofibromata
  - (a) Face or Neck
    - Excision or destruction of these lesions is a benefit of OHIP.
    - Authorization is not required.
  - (b) Other Anatomical Areas
    - Normally not a benefit of OHIP if removed for alteration of appearance only, rather than for medical necessity or because of clinical suspicion or evidence of malignancy.
    - Removal of very large lesions that would be considered disfiguring in patients of any age may be a benefit of OHIP.
    - Authorization is required.

# Hair Loss

- (a) Head or Neck
  - (i) Patients less than 18 years of age
    - Repair is a benefit for non-hereditary etiologies.
    - Authorization is not required. However, if it is possible that a planned staged procedure will extend beyond the age limit, pre-authorization should be obtained, since it will be necessary after the 18th birthday.
  - (ii) Post-traumatic
    - Repair to the area of traumatic hair loss is a benefit of OHIP only if carried out within a reasonable period of convalescence. (See Para. 7, page xx).
    - OHIP authorization is required.
    - Usual repair procedures may include skin shifts of flaps, skin grafts, or hair plugs.
  - (iii) Other Etiology
  - Not a benefit of OHIP.
- (b) Other Anatomical Areas Not a benefit of OHIP.

### Epilation of Hair

- (a) Face
  - This procedure is a benefit of OHIP only for those patients with documented endocrine abnormality or drug-induced hirsutism.
- OHIP authorization is required.
- Other Anatomical Areas Not a benefit of OHIP.

## Redundant Skin

- Excision of redundant skin for elimination of wrinkles, etc. is not a benefit of OHIP.
- Blepharoplasty is not a benefit of OHIP unless there is documented evidence of medical necessity from the appropriate physician such as visual field defect caused by the redundant eyelid skin. OHIP authorization is required. (Include documentation of visual fields).

# Sub-surface Pathology

- Congenital deformities
  - (a) Head or Neck
    - Repair is a benefit of OHIP except for:
    - surgery to revise or remove features which are familial in nature or do not interfere with function
      - surgery to correct "outstanding ears" in patients who are eighteen years of age or over.
    - OHIP authorization is required.
  - (b) Other Anatomical Areas
  - Normally not a benefit of OHIP if surgery is for alteration of appearance only.
- Post-Traumatic Deformities
  - Reconstructive procedures are a benefit at the acute stage; within two years, or if part of a pre-planned staged process of repair.
  - Repair of procedures may include bone revision, tissue shifts and grafts, prosthesis implantation, etc.
  - OHIP authorization is required for repairs beyond the acute stage.

#### APPENDIX D

Deformities resulting from local disease (such as loss or distortion of bone, muscle, connective tissue, adipose tissue, etc.)

(a) Head or Neck

Reconstructive procedure for significant abnormalities are a benefit at the acute stage; during a chronic disease process; within a reasonable period of convalescence (see Para, 7, Page xx) or if part of a planned staged process of repair initiated during one of these periods.

Repair procedures normally could include tissue grafts, flaps or shifts, bone revision, prosthesis

insertion, etc.

Face lifts, modified face lifts, brow lifts, etc., are not a benefit of the Plan if skin only is involved in the procedure. However, a repair such as ptosis repair or face lift with underlying slings is a benefit of CHIP if the procedure is to correct significant deformity following stroke, cancer, VIIth nerve palsy, etc.

OHIP authorization is required for repair of deformities resulting from local disease.

(b) Other Anatomical Areas

Not a benefit of OHIP if the correction is for appearance only.

Correction of severe deformity resulting from polio or neurological disease will be considered for payment - OHIP authorization is required.

Breast Surgery

(a) Augmentation Mammoplasty

This procedure is a benefit of CHIP unilaterally or bilaterally for a female patient with breast aplasia.

It may be an OHIP benefit unilaterally for a female patient with a severely hypoplastic breast.

Additional documentation may be required.

Unilateral augmentation mammoplasty may be a benefit of the Plan if there is gross disproportion present or in association with an approved unilateral reduction mammoplasty or postmastectomy reconstruction of the contralateral breast.

The correct code for the repair procedure is R112

OHIP authorization is required.

(b) Post-Mastectomy Reconstruction

Unilateral or bilateral breast reconstruction is a benefit of CHIP when the procedure is subsequent to total or partial mastectomy (including wedge resection) or prophylactic mastectomy as listed in the Schedule of Benefits.

Authorization is not required.

(c) Reduction Mammoplasty

Reduction Mammoplasty may be approved where there is significant associated symptomatology. Ptosis

and/or size are not sufficient grounds for OHIP coverage of reduction mammoplasty.

Unilateral Reduction Mammoplasty may be a benefit of the Plan if there is gross disproportion present or in association with approved unilateral augmentation mammoplasty, or post mastectomy reconstruction of the contralateral breast. Additional documentation may be required. OHIP authorization is required.

(d) Mastectomy

This procedure is a benefit of the Plan.

Authorization is not required,

(e) Accessory Breasts or accessory nipples

Excision of such accessory tissue is a benefit of the Plan.

The appropriate code should be used from the Schedule listings under Skin and Subcutaneous tissue.

Authorization is not required.

5. Septorhinoplasty

- This is a benefit of CHIP when the rhinoplasty component is necessary to obtain an adequate airway or following trauma within 2 years or part of a pre-planned staged plastic repair. (See Para 7, Page xx).
- In cases where a septoplasty is necessary to improve function and a rhinoplasty is done to improve the cosmetic effect, OHIP will pay the part of the operation that was medically necessary (e.g. if a septortrinoplasty is performed and a septoplasty was necessary to improve the airway, OHIP will pay MO12 and the surgeon is entitled to claim the difference from the patient).

OHIP authorization is required. A description of the external deformity should be provided.

Excision of excess fatty tissue and/or skin is not a benefit of the Plan except for panniculectomy where there is significant symptomatology.

OHIP authorization is required.

Sex-Reassignment Surgery

(1) Sex-reassignment surgical procedures are a benefit of OHIP only if they are performed on patients who have completed the Gender Identity Clinic program operated by the Clarke Institute of Psychiatry in Toronto. Moreover, claims are accepted for payment only for those patients for whom the Clinic has recommended that surgery take place. This surgery need not take place in Toronto or even in Ontario. Surgery recommended by the Clinic which takes place outide the Province of Ortario may be approved for payment at rates in accordance with the current OHIP Schedule of Benefits.

(2) Within the foregoing guidelines, reconstruction of genitalia and mastectomy are benefits of the Plan. However, since the hormonal treatments associated with sex-reassignment themselves give rise to breast ment, augmentation mammoplasty or breast reconstruction in a male to female conversion is not a benefit of OHIP, in keeping with the previously outlined policy regarding breast surgery in females.

OHIP authorization is required.

#### CONSULTATIONS AND VISIT

Code	FAMILY PRACTICE AND PRACTICE IN GENERAL(00)	
	GENERAL LISTINGS:	
A005		41.60
A006	Repeat consultation	32,30
A003	General assessment	39.00
A004	General re-assessment	22.90
A903	Pre-dental general assessment	34.40
A007	Intermediate assessment/Well baby care	19.00
A001	Minor assessment	13.10
K017	Annual health examination - child after second birthday	23.70
K009	addresses with	
	- adolescent, adult	34.40
N.C.	Telephone advise includes any later annual of presentations	31.30
N.C.	Telephone advice including renewal of prescriptions	N.A.B N.A.B
	Mrs Consessor, thereigh I to Ordinat Consister (see see 1970 of Constitution Cons	
	Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
0005	Consultation	41.60
0006	Repeat consultation	32.30
	General assessment	39.00
0004	General re-assessment	22.90
	Pre-dental general assessment	34.40
0,00	Subsequent visits:(minor assessments)	34.40
0002		13.00
0007	up to five weeks	13.00
0009	after thirteenth week (not to exceed \$78,00 per month)per visit	
	area unit cestal week (not to exceed \$70.00 per intitut)	13.00
2010	Concurrent care (minor assessment)per visit	13.00
0010	Supportive care (minor assessments)	11.50
H007		49.30
Note:	Consultation should not be claimed with attendance at maternal delivery	
	other fees may apply.	
H001	Newborn care in hospital and/or home	42.00
H002	Low birth weight baby care (uncomplicated) initial visit (per baby)	26.35
H003	thereafterper visit	13.00
	Emergency Department - Physician on Duty: (see para. B40 of Preamble)	
	Multiple systems assessment - includes interpretation of x-ray, E.C.G. and other lab-	
H103		21.00
	oratory data as required	11.10
H104	Minor assessment	
1104		10.70
	When above visits are rendered by the physician on duty in premium hours, apply the	
	following codes.	
	12 Hidright to 8:00 a.m.	
	Multiple Systems assessment	31.50
H121	Minor assessment	16.60
H124	Re-assessment	16.00
	Saturdays, Sundays and Holidays	
H153	Multiple systems assessment	27.30
H151	Minor assessment	14.40
H154	Re-assessment	13.90
	When any other service is rendered by the physician on duty in premium hours (and assessments are not chargeable), apply one of the following premiums per patient	
1012	visit.	10,50
	- 12 midnight to 8:00 a.m.	
H113	- Saturdays, Sundays or Holidays	6.30
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart-	
	ment When seeing Patient(s) in Emergency or O.P.D.: use General Listings	
	Long Term Institutional Care: (for emergency calls and other special visits to institutional patients, use General Listings and Premiums [para. B43 of Premible] when	
	applicable).	

## Code FAMILY PRACTICE AND PRACTICE IN GENERAL - Cont'd.

	Orronic Care Hospitals, Convalescent Hospitals, Mursing Homes, or Other Institutions in Wh	rich
100	Patients are covered by Extended Care Legislation:	41 00
	Consultation	41.60 32.30
	Repeat consultation	39.00
WIO4	Type 2	13.00
M07	Type 3	22.90
	Annual physical examination	34.40
	General re-assessment of patient in nursing home and covered by extended care legislation (as per the Nursing Homes Act)	13.00
HDUS	Pre-dental and pre-surgery general assessment	34.40
1000	Subsequent visits (minor assessments see para, BI5): - chronic care or convalescent hospital (maximum of 10 per patient, per month)	37.70
W002	- first two visits per month (chargeable by most responsible physician)per visit	13.00
W001	- subsequent visits per month	8.60
MOUL	- nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month)	0.00
W003	- first visit per month (chargeable by most responsible physician)per visit	13.00
W008	- subsequent visits per monthper visit	8.60
	Hames for the Aged and Other Institutions in Which Patients are Not Covered by Extend- ed Care Legislation: (use General Listings and Premiums (para. B43 of Premible) when applicable.) General Listings under these circumstances also apply to patients seen in bed rather than in an office supplied by the institution.	
	Psychotherapy: (includes narcoanalysis or psychoanalysis or treatment of sexual dysfunction)	
K007	Individual - per 1/2 hour or major part thereof (see Preamble)	36.70
K012	- per member (up to six hours per day)	6.80
N.C.	- per member (seventh to ninth hour per day)	N.A.B.
K004	or major part thereof	41.60
	Hypnotherapy:	
KOO6 Note:	conjunction with delivery.	36.70
Lette 3	Group, for induction and training for hypnosis (up to eight people) per 1/2 hour or	c 00
K011	major part thereof, per member	6.80
KO13 Note:	major part thereof	35.10
	(2) The minimum time period for psychotherapy (to be claimed as such) is 20 minutes. (See Preamble, part 8, paragraph 19). Oprtification of Mental Illness—	
	Application for psychiatric assessment, (as mandated by the Mental Health Act) - including necessary history, examination, notification of the patient, family and relevant authorities.	
K623	and completion of Form 1  Bertification of involuntary admission (as required by the Mental Health Act) - including history, examination, notification of the patient, family and relevant authorities and	67.20
K624	completion of Form 3	79.45
K629	All other re-certification(s) of involuntary admission	23.70

	FAMILY PRACTICE AND PRACTICE IN GENERAL - Cont'd. Certification of incompetence (financial) including assessment to determine	
N.C.		N.A.B.
	Interviews Interviews with relatives on behalf of a patient, per 1/2 hour or major part thereof Interviews with C.A.S. or legal guardian on behalf of a patient, per 1/2 hour or major	35,10
KOO3 Note	part thereof	35.10
KOO8 Note	Diagnostic interview and/or counselling with child and/or parent: for psychological problem or learning disabilities, per 1/2 hour  Claims for KOO8 should be submitted on child's card.	36.70
N.C.	for testing per 1/2 hour	N.A.B.
N.C.	1/2 hour or major part thereof  Case conference - with medical and/or paramedical personnel on behalf of a patient -	N.A.B.
N.C.	per 1/2 hour or major part thereof	N.A.B.
K019 K020	Genetic Obunselling: Individual or family - per 1/2 hour (maximum 2 hours) Interview with relatives - per 1/2 hour (maximum 2 hours) Note: The minimum time period required for any of the time based services listed on this page is twenty minutes - see para. 819 of Preamble for elaboration of the principles of the billing procedure.	41.60 41.60
	Sexual Assault Examination for Investigation and/or Confirmation of Alleged Sexual Assault and Documentation	
K018 K021	- female	200.00* 155.00*
	Certification and Reports: With or Without Examination:	
NC	Certification of health (ordinary) or competency	N.A.B.
N C	Free from infection (barbers, waiters, etc.)	
	Certification of disability or previous immunization. Insurance report based on	N.A.B.
N.C.	previous examination or on illness or death	N.A.B.
	the experience and expertise of the physician, the nature and complexity of the	
N.C.	report and the time required to prepare it	N.A.B.
	ALERGY  Since the Royal College of Physicians and Surgeons of Canada has not set a standard for "Allergy Specialist", fees for consultations and visits shall be applicable to a specific allergist as they refer to him in his own General or Specialty Tariff except for the following:  Clinical interpretation by immunologists where a report of a survey is submitted in writing to the patient's physician (not to apply when the immunologist receives a	
K399	consultation fee)	21.80
	AMESTHESIA (01)	21.00
****	General Listings:	
	Consultation	61.10
A016	Repeat consultation	39.00
A013	Specific assessment	35.10
A014	Partial assessment	15.70

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Ohargeable in Addition to Mbove Fees – see Para. B43-46 of Preamble.

 $<sup>^*\!</sup>A$  portion of the listed benefits for KO18 and KO21 is recovered by OHIP from the Ministries of the Attorney General and the Solicitor General.

44.70

34.40

30.60

#### CITIZIV ON SIGITATURIOS

Code AMPESINESIA (OI) - Cont'd.

Guergency or O.P.D. - Physician in Hospital But Not on Duty in the Guergency Department When Seeing Patient(s) in the Guergency or O.P.D.:- use General Listings.

Num-Emergency Hospital Im-Patient Services: (see para, 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preamble] when applicable).

conc	Ones I Anti-
	Consultation
$\infty$ 16	Repeat consultation
0013	Specific assessment
0014	Specific re-assessment
	Subsequent visits: (minor assessments)
0012	up to five weeksper visit
0017	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit
<b>CD19</b>	after thirteenth week (not to exceed \$83.40 per month)per visit
MIR	Concurrent care (See Present)e) ner visit

#### CARDIO ORY (60)

A095

For Services not listed, refer to Internal Medicine Section.

	General Listings:
A605	Consultation
1675	Limited consultation
A606	Repeat consultation
A603	General assessment
A604	General re-assessment
AGOR	Partial accomment

Binergency or 0.P.D.: - Physician in Hospital But not on Duty in the Emergency Department then Seeing Patients(s) in the Emergency or 0.P.D.: - use General Listings.

Non-Emergency Hospital In-Patients Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).

COUD	Consultation	86.70
05/5	Limited consultation	57.30
	Repeat consultation	57.30
	General assessment	44.30
	General re-assessment	32.10
	Subsequent visits (minor assessments):	
0602	up to five weeksper visit	13.90
0507	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
0509	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
0508	Concurrent care (minor assessments)	13.90
	CARDIOMASCLLAR AND THURACIC SURGERY (09)	
	Conneral Lietimore	

Consultation .....

A096 Repeat consultation .....

Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preamble] when applicable)

0095	Consultation	44.70
	Repeat consultation	34.40
	Specific assessment	30.60
	Specific re-assessment	19.10

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Para. BIG-46 of Premible.

Code	CARDIOMASCULAR AND THURACIC SURGERY (09) - Cont'd.	
	Subsequent visits: (minor assessments)	
0092	up to five weeksper visit	13.90
0097	from sixth to thirteenth weeks inclusive (not to exceed \$41.70 per week)ner visit	13.90
0099	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
0098	Concurrent care (minor assessments)per visit	13.90
-	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes.	
WD95	Consultation	44.70
W096	Repeat consultation	34.40
	CLINICAL DMINOLOGY (62)	
	For Services not listed, refer to Internal Medicine Section.	
	General Listings:	,
A625	Consultation	- 86.70
	Limited consultation	57.30
A626	Repeat consultation	57.30
A623	General assessment	44.30
A624	General re-assessment	32.10
A628	Partial assessment	19.10
	Emergency or O.P.D.: - Physician in Hospital But not on Duty in the Emergency	
	Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patients Services: (see para B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).	
0525	Consultation	86.70
3525	Limited consultation	57.30
3626	Repeat consultation	57.30
	General assessment	44.30
	General re-assessment	32.10
	Subsequent visits: (minor assessments)	- 1
2622	up to five weeksper visit	13.90
2627	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
3629	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
	Concurrent care (minor assessments)	13.90
معمد	Concurrent care (million assessments)	13.90
	DERMATOLOGY (02)	100
	General Listings:	
	Consultation	41.60
1026		34.40
1023	Specific assessment	29.40
1024	Partial assessment	15.30
	Binergency or 0.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or 0.P.D.: - use General Listings	
	Non-Biergency Hispital In-Patient Services: (See para. 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preamble] when applicable).	
0025	Consultation	41.60
0026	Repeat consultation	34.40
0023	Specific assessment	29.40
m24		19.10

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Para. B43-46 of Preamble,

Code	DERMUTLLOSY (02) - Cont'd.	
	Subsequent visits: (minor assessments)	
0022	up to five weeks	13.90
0027	up to five weeksper visit from sixth to thirteenth week inclusive (not to exceed \$41,70 per week)per visit	13,90
0029	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
	Concurrent care (minor assessments)per visit	13.90
	Long Term Institutional Care - Chronic and Convolescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes.	
	Consultation	41.60 34.40
	GASTROENTEROLOGY (41)	
	For Services not listed, refer to Internal Medicine Section.	
	General Listings:	
	Consultation	86.70
	Limited consultation	57.30
	Repeat consultation	57.30
M13	General assessment	44.30
M14	General re-assessment	32.10
<b>A418</b>	Partial assessment	19.10
	Emergency or $0.P.D.$ : - Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or $0.P.D.$ : - use General Listings.	
	Haspital In-Patients Services: (see para, BO9 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
C415	Consultation	86.70
	Limited consultation	57,30
C416		57.30
C413	General assessment	44.30
C414	General re-assessment	32.10
C412	up to five weeksper visit	13.90
C417	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
C419	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
	Concurrent care (minor assessments)per visit	13.90
	GENERAL SURGERY (03) General Listinus:	
MY	Consultation	44.70
		34.40
	Repeat consultation	30.60
A033 A034		15.70
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart-	
	ment When Seeing Putient(s) in the Emergency or O.P.D.: use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preamble] when applicable).	
0035	Consultation	44.70
0036	Repeat consultation	34.40
	Specific assessment	30,60
CCCA		10 10

Code	GENERAL SURGERY (03) - Cont'd.	
നാര	Subsequent visits: (minor asessments)	
0032	up to five weeksper visit from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
0339	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
0038	Concurrent care (minor assessments)per visit	13.90
••••	our carrotte our c (million dasassalicates)per visit	13.90
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes	
WD35	Consultation	44.70
W036	Repeat consultation	34.40
	Subsequent visits: (minor assessment, see para, B15)	
	- chronic care or convalescent hospital (maximum of 10 per patient, per month)	
W032	- First 2 visits per month (chargeable by the most responsible physician)per visit	13.00
MUSI	- Subsequent visit per monthper visit - Nursing home or other institution covered by extended care legislation (maximum	10,30
	- hursing name or other institution covered by extended care legislation (maximum 5 per patient, per month)	
MU33	- First visit per month (chargeable by the most responsible physician)per visit	13.00
W038	- Subsequent visits per monthper visit	10,30
		10.00
	GENERAL THURACIC SURGERY (64)	
	General Listings:	
AB45	Consultation	44.70
A646	Repeat consultation	34.40
A643	Specific assessment	30.60
A644	Partial assessment	15.70
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - (Use General Listings)	
	Non-emergency Hospital In-Patient Services: (see para. 839 of Preamble - For emergency calls and other special visits to in-patients, use General Listings and premiums [para. 843 of Preamble] when applicable).	
	A 1	
C845	Consultation	44.70
C646	Repeat consultation	34.40
0643	Specific assessment	30.60
w	Subsequent visits: (minor assessments)	19.10
0642	up to five weeksper visit	13.90
0647	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
0649	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
0648	Concurrent care (minor assessments)per visit	13.90
	Long Town Institutional Comp. Changing and Complement Healthale, the control of the Control	
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes:	
W645	Consultation	44.70
W646	Repeat consultation	34.40
		34.40
	HASPMATCLOGY (61) For Services not listed, refer to Internal Medicine Section.	
	General Listings:	
A615	Consultation	86.70
A655	Limited consultation	57.30
A616	Repeat consultation	57.30
A613	General assessment	44.30
A614	General re-assessment	32.10
	Control of the discountry of the state of th	
A618	Partial assessment	19.10

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Para, B43-46 of Preamble.

#### CONSULTATIONS AND VISITS

Code HABANTOLOGY (61) - Cont'd.

Emergency or 0.P.D. - Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or 0.P.D.: - use General Listings

Non-Emergency Hospital In-Patients Services: (see para, 839 of Preamble - for

	Non-Emergency Hospital In-Patients Services: (see para. 839 of Preamble - for	
	emergency calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preamble] when applicable).	
	Productions [para. 645 of President appricable).	
0615	Consultation	86.70
0555		57.30
0516	Repeat consultation	57.30
0513		44.30
0514	General re-assessment	32.10
2510	Subsequent visits: (minor assessments)	12.00
0512	up to five weeksper visit	13.90
0517	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90 13.90
	after thirteenth week (not to exceed \$83.40 per month)	13.90
wio	Concertate care (minor assessments)	13.50
	INTERNAL MEDICINE (13)	
	General Listings:	
A135		86.70
	Limited consultation	57.30
	Repeat consultation	57.30
	General assessment	44.30
	General re-assessment	32.10
A138	Partial assessment	19.10
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart-	
	ment When Seeing Patient(s) in the Bnergency or O.P.D.: - use General Listings	
	Non-Emergency In-Patient Services:(see para, 839 of Preamble - for emergency calls and	
	other special visits to in-patients, use General Listings and Premiums [para. 843 of	
mac	Preamble] when applicable). Consultation	86.70
C435		57.30
	Repeat consultation	57.30
(133		44.30
	General re-assessment	32.10
	Subsequent visits: (minor assessments)	
C132	up to five weeksper visit	13.90
C137	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
C139	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
(1.38	Concurrent care (minor assessments)per visit	13.90
	Long Term Institutional Care: (for emergency calls and other special visits to insti-	
	tutional patients, use General Listings and Premiums [para. 843 of Preamble] when	
	applicable).	
	Ohronic Care Hospitals, Convalescent Hospitals, Nursing Homes or other Institutions in	
	which patients are Covered by Extended Care Legislation:	
W235		86.70
	Limited consultation	57.30
	Repeat consultation	57.30
	Admission assessment (see Preamble) Type I	39.00
W234	Type 2	13.00
W237	Type 3	22.90 34.40
MC39	Annual physical examination	13.00
	May only be claimed 6 months after Annual Health Examination (as per the	13.00
HOUC.	Nursing Homes Act).	
	Subsequent visits: (minor assessments)	
	- chronic care or convalescent hospital (maximum of 10 per patient, per month)	
W132	- first two visits per month (chargeable by most responsible physician)per visit	13.90
WI3I	- subsequent visits per monthper visit	10.30

Premiums for Special Visits by Physicians, Detention, Visits to 1.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Para, B43-46 of Preamble.

Code	INTERNAL MEDICINE (13) - Cont'd.	
	<ul> <li>nursing home or other institution, covered by extended care legislation (maximum of 5 per patient, per month)</li> </ul>	
W133 W138	- first visit per month (chargeable by most responsible physician)per visit - subsequent visits per monthper visit	13.90 10.30
	Homes for the Aged and Other Institutions in which Patients are Not Covered by Extended Care Legislation: use General Listings and Premiums (para, 843 of Premible) when applicable. General Listings under these circumstances also apply to patients seen in bed rather than in an office supplied by the Institution.	
	LABORATORY MEDICINE (28) - The following fees are applicable to specialists in Medical Biochemistry, Medical Microbiology, Anatomic and General Pathology General Listings:	
A285	Consultation	57.30
A286	Repeat or limited consultation	39.00
A585	Diagnostic consultation - see definition in Preamble	37.80
	Non-Emergency Hospital In-Patient Services: (see para. 839 of Preamble – for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. 843 of Preamble] when applicable).	
<b>C285</b>	Consultation	57.30
C286	Repeat or limited consultation	39.00
C585	Diagnostic consultation	37.80
C288	Concurrent careper visit	13.90
	NEUROLOGY (18)	
	General Listings:	
	Consultation	86.70
	Limited consultation	57.30
	Repeat consultation	57.30
	General assessment	44.30
A184	General re-assessment Partial assessment	32.10 19.10
~100		13,120
	Emergency or O.P.D Physician in Hospital But not on Duty in the Emergency Depart- ment When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency	
	calls and other special visits to in-patients, use General Listings and Premiums [para, 843 of Preemble] when applicable).	
C185	Consultation	86.70
C385		57.30
C186	Repeat consultation	57.30 44.30
C183 C184	General assessment	32.10
C104	Subsequent visits: (minor assessments)	
C182	up to five weeksper visit	
C187	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
C189	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90 13.90
C188	Concurrent care (minor assessments)per visit	13.90
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	No.a.
W185	Consultation	86.70
W385	Limited consultation	57.30
W1.86	Repeat consultation	57.30
	Demains for Consist Major by Physicians Detection Ministrate T.C.II on C.C.II	

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Para. B43-46 of Preamble.

Code	NEUROSURGERY (04)	
A045 A046 A043 A044	General Listings: Consultation Repeat consultation Specific assessment Partial assessment	65.70 37.40 37.40 19.10
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart ment When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
0045 0046 0043 0044	Consultation Repeat consultation Specific assessment Specific re-assessment Subsequent visits: (minor assessments)	65.70 37.40 37.40 19.10
0042 0047 0049 0048	up to five weeks	13.90 13.90 13.90 13.90
	Long Term Institutional Care - Chronic and Convalescent Hospital, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes:	
WD45 WD46	Consultation	65.70 37.40
	NUCLEAR MEDICINE (63)	
G634 G935	Consultation	48.90 34.00 21.80 19.10
	OBSTETRICS AND GYNNECOLOGY (20)	
A206 A203	General Listings Consultation* Repeat consultation* Specific assessment* Partial assessment*	43.90 34.40 30.60 15.30
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings.	
	Nun-Emergency Hospital In-Patient Services: (see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).	
C206 C203	Consultation* Repeat consultation* Specific assessment* Specific re-assessment* Subsequent visits: (minor assessments)	43.90 34.40 30.60 19.10
C202 C207 C209 C208 Note:	up to five weeks	13.90 13.90 13.90 13.90
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	
	Consultation* Repeat consultation*	43.90 34.40

\*May include biopsy of cervix, (except when done in conjunction with A2O4), Papanicolaou smear, examinations of trichomonas suspension.

Chargeable in Addition to Above Fees - see Para. B43-46 of Preamble.

	and the second s	
Code	OPHTHYLMOLOGY (23)	
	Constant Linking.	
A235	General Listings: Consultation	40.00
	Repeat consultation	42.80 34.40
A233		31.30
A234	Partial assessment	15.70
HZ34	raittal assessment	15./0
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart- ment When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para. 839 of the Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. 843 of Preamble] when applicable).	
C235	Consultation	42,80
0236	Repeat consultation	34.40
(233	Specific assessment	31.30
(234	Specific re-assessment	19.10
	Subsequent visits: (minor assessments)	13110
C232	up to five weeksper visit	13.90
C237	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
C239	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
<b>C238</b>	Concurrent care (minor assessments)per visit	13.90
LESE	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	42.80
W535 W536	Consultation	34.40
	ORTHOPAEDIC SURGERY (06)	
	2 manuary	
4005	General Listings: Consultation	41 60
AU65 A066		41.60 34.40
AU663	Repeat consultation Specific assessment	29.40
A064	Partial assessment	15.30
7007	rar trai assessment	13.30
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart- ment When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency	
	calls and other special visits to in-patients, use General Listings and Premiums	
	[para, 843 of Preamble] when applicable).	
0065	Consultation	41.60
0066	Repeat consultation	34.40
0063	Specific assessment	29.40
0064	Specific re-assessment	19.10
0062	up to five weeksper visit	13.90
0067	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
0069	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
0068	Concurrent care (minor assessment)per visit	13.90

Premiums for Special Visits by Physicians, Detention, Visits to 1.C.U. or C.C.U. Chargeable in Addition to Above Fees — see Para. B43-46 of Preamble.

Code	ORTHOPMEDIC SURGERY (06) - Cont'd,	
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Nursing Homes:	
W065		41.60
W066	Repeat consultation	34.40
	- chronic care or convalescent hospital (maximum of 10 per patient, per month)	
W062	- first two visits per month (chargeable by most responsible physician)per visit	13.00
W061	- subsequent visits per monthper visit - nursing home or other institution covered by extended care legislation (maximim of 5 per patient, per month)	10.30
W063 W068	- first visit per month (chargeable by most responsible physician)per visit - subsequent visits per month	13.00 10.30
Ė	OTOLARYNGOLOGY (24)	
-	General Listings:	
	Consultation	42.80
A246	Repeat consultation	34.40
A243	Specific assessment	30.60
A244	Partial assessment	15.70
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para. 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. 843 of Preamble] when applicable).	
C245	Consultation	42.80
C246	Repeat consultation	34.40
<b>C243</b>	Specific assessment	30.60
C244	Specific re-assessment	19.10
C242	up to five weeksper visit	13.90
C247	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
C249	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
C248	Concurrent care (minor assessments)per visit	13.90
	Long Term Institutional Care - Owneric and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Marsing Homes:	
H345	Consultation	42.80
N346	Repeat consultation	34.40
	PMEDIATRICS (26)	
	General Listings:	06.30
A265		86.70
A665	Prenatal consultation	52.70
A565		57.30
A266	Repeat consultation	57.30
A263		40.90
A264		26.70
A007	Intermediate assessment/Well baby care	19.00
A261	Minor assessment	13.10
K267 K269	Annual health examination - child after second birthday	23.70
وري	Diagnostic interview and/or counselling with child and/or parent - see Practice in	J4040

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Chargeable in Addition to Above Fees - see Para. BK3-46 of Premible.

General Listings (p.3)
Emergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

19.10

## CONSULTATIONS AND VISITS

Code	PAEDI	ATRICS	(26)	-	Cont'	d.
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Non-Emergency Hospital In-Patient Services: (see para. 839 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. 843 of Preamble] when applicable).

C265	Consultation	86.70
0665	Prenatal consultation	52.70
C565	Limited consultation	57.30
C266	Repeat consultation	57.30
(263	General assessment	40.90
C264	General re-assessment	26.70
COUT	Subsequent visits: (minor assessments)	201.0
C262	up to six weeksper visit	13.90
C267	from seventh to thirteenth week inclusive (not to exceed \$41,70 per week) .per visit	13.90
(269	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
C268	Concurrent care (minor assessments)per visit	13.90
H267	Attendance at maternal delivery	49.30
Note:		43.00
AUCE.	may aboly.	
H261		44.30
LEO1		7.50
inco	Low birthweight baby care (uncomplicated) - initial visit (per baby)	39.00
H262		13.00
H263		
N.C.	Pre-adoption examination and evaluation for C.A.S.	N.A.B.
	Chronic and Convalescent Hospital:	Δ.
W265	Consultation	86,70
W565	Limited consultation	57.30
W266	Repeat consultation	57.30
W562	Admission assessment (see Preamble) Type 1	39.00
W564	Type 2	13.00
W567	Type 3	22.90
MOO/	Subsequent visits (maximum of 10 per patient, per month)	22.50
W262	- first two visits per month (chargeable by most responsible physician)per visit	13.90
	- subsequent visits per month	9.55
W261	Annual physical examination	23.70
W269	Armual physical examination	23.70
Note:	In surgical cases requiring medical direction, standard in-hospital medical fees are	
,	to be charged in addition to the surgical fee. This includes all operations on	
	babies under one year of age, and all other older children who require medical	
	supervision.	
	PHYSICAL MEDICINE AND REMOBILITATION (31)	
	General Listings:	
A215	Consultation	86.70
		57.30
A515		57.30
A316	Repeat consultation	44.30
A313	General assessment	44.30

ASI4 Partial assessment

Binergency or O.P.D. - Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings

A310 General re-assessment .....

Non-Emergency Hospital In-Patient Services: (see para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Preamble] when applicable).

C315	Consultation	86.70
		F7 20
0515	limited consultation	57 <b>.3</b> 0

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Chargeable in Addition to Moove Fees - see Para. BK3-46 of Premible.

Obde	PHYSICAL MEDICINE AND REPUBLICATION (31) - Cont'd.	
C316	Repeat consultation	57.30
	General assessment	44.30
C314	General re-assessment	32.10
	Subsequent visits: (minor assessments)	
C312	up to five weeksper visit	13.90
<b>C317</b>	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
C319	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
C318	Concurrent care (minor assessments)per visit	13.90
	Long Term Institutional Care:	
	Ouronic Care Hospitals, Convalescent Hospitals, Marsing Homes or Other Institutions in which Putients are Covered by Extended Care Legislation:	
1615	Consultation	86.70
W310	Limited consultation	57.30
<b>1616</b>	Repeat consultation	57.30
1512	Admission assessment (see Preamble) Type 1	39.00
<b>1514</b>	Type 2	13.00
W517	Type 3	22.90
	Annual physical examination	34.40
	General re-assessment of patient in nursing home or covered by extended care legislation May only be claimed 6 months after Annual Health Examination (as per the Nursing Homes	13.00
	Act).	
	Subsequent visits: (minor assessments)	
	- chronic care or convalescent hospital (maximum of 10 per patient, per month)	12.00
W312	<ul> <li>first two visits per month (chargeable by most responsible physician)per visit</li> </ul>	13.90
<b>W</b> 311	- subsequent visits per monthper visit	10.30
	<ul> <li>nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month)</li> </ul>	
<b>K313</b>	- first visit per month (chargeable by most responsible physician)per visit	13.90
W318	- subsequent visits per monthper visit	10.30
	Homes for the Aged and Other Institutions in which Patients are Not Covered by Extended Care Legislation: - use General Listings and Premiums (para, B43 of Premible when applicable). General Listings under these circumstances also apply to patients seen in bed rather than an office supplied by the institution.	
	Team Management in a Rehabilitation Unit (active in-patient rehabilitation management from the initiation of rehabilitation care).	
	Active in-patient rehabilitation management from the initiation of rehabilitation care as it applies to fee codes H312, H317 and H319 means when this service is rendered by one physiatrist even if part of the service is rendered in an active treatment	
	hospital and part is rendered in a rehabilitation unit, the weekly and monthly	
	limitations under the following fee codes apply to the total rehabilitation care	
	rendered. In other words, it is not possible to charge the maximum fees allowed	
	under (312, C317 and C319 and then start billing de novo under H312, H317 and H319 under the above circumstances.	
H312	up to twelve weeksper visit	13.90
H317	from thirteenth to twenty-sixth week (not to exceed \$41.70 per week)per visit	13.90
Ю19	twenty-seventh week onwards (not to exceed \$83.40 per month)per visit	13.90
	Rehabilitation Procedures: Interviewing and counselling of patients and/or relatives	
н313	per half hour or major part thereof (includes report)	35.10
	Physiatric Management: applies to physiatrists regulating the day to day management of patients when medical necessity requires prescription development, advice and	
	supervision. It may be billed on the days when rehabilitation services are provided	
	to patients seen previously by the physiatrist for consultation or assessment. The	
	fee is not meant as an administrative fee for supervising a department of rehabili-	
	tation nor is it to be charged on the same day as claims are made for any other	
	services which are provided by the physiatrist to the same patient(s). This fee	
	applies only to those patients who require and receive frequent attention by the	
v~-	physician during the course of rehabilitation with regard to rehabilitative services	0 40
K313	of physical or occupational therapy, speech therapy and discharge planning	2.40

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Chargeable in Addition to Moove Fees - see Para, BN3-46 of Premible.

Code	PLASTIC SURGERY (08)	
	Annual Hadden	
A085	General Listings: Consultation	41.60
A086	Repeat consultation	34.40
A083	Specific assessment	30.20
A084		15.30
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: use General Listings	
	Non-Emergency Hospital In-Patient Services: (see para, 839 of Preamble - for emergency	
	calls and other special visits to in-patients, use General Listings and Premiums [para. B43 of Premium] when applicable).	
0085	Consultation	41.60
0086	Repeat consultation	34.40
0083	Specific assessment	30.20
0084	Specific re-assessment Subsequent visits:(minor assessments)	19.10
0082	up to five weeksper visit	13.90
0087	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
0089	after thirteenth week(not to exceed \$83.40 per month)per visit	13.90
0088		13.90
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	
W085	Consultation	41.60
W086	Repeat consultation	34.40
	PSYCHIATRY (19)	
	General Listings:	
A195		95.50
A395		57.30
A196		57.30
A193		44.30
A194	Partial assessment	19.10
	Emergency or 0.P.DPhysician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or 0.P.D.: use General Listing	
	No. 50 In the San Control of the san	
	Non-Emergency Hospital Services: (in-patient, day care, night care, residential care - see Para, B39 of Preamble - for emergency calls or other special visits to patients use General Listings and Premiums [para, B43 of Preamble] when applicable).	
C195	Consultation	95,50
C395		57.30
C196		57.30
C193	Specific assessment	44.30
C194	Specific re-assessment	32.10
01.00	Subsequent visits:(minor assessments)	13.90
C192 C197	up to five weeksper visit from sixth to thirteenth week inclusive(not to exceed \$41.70 per week)per visit	13.90
C197	after thirteenth week(not to exceed \$83.40 per month)per visit	13.90
	Concurrent care (minor assessments)per visit	13.90
0130	whole are an a filling appropriately sessessessessessessessessessessesses	20.50
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	05.50
W195	Consultation	95.50 57.30
W395	Limited consultation	57.30
W196	repeat cursuitation	37.30

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Chargeable in Addition to Moove Fees - see Para. B43-46 of Premible.

Code	PSYCHIAIRY (19) - CONC. G.	
	Other Services:	
N.C.	Specific assessment with report to referring agency	N.A.B.
A197	consultative interview with parents	84.00
A198	consultative interview with child	84.00
	Therapeutic supervision with any para-medical organization	
N.C.	(health education, correction and other community resources)  Appearance before Advisory Review Board or Review Board - per 1/2 hour or major part	N.A.B.
N.C.	thereof	N.A.B
K620	the Mental Health Act) - per 1/2 hour or major part thereof	41.25
	Application for psychiatric assessment, (as mandated by the Mental Health Act) - including necessary history, examination, notification of the patient, family and	
K623	relevant authorities and completion of Form 1 Certification of involuntary admission (as required by the Mental Health Act including history, examination, notification of the patient, family and relevant authorities	67.20
K624 N.C.	and completion of Form 3	79.45
	petence	N.A.B. 23.70
Note:	Consultation or assessment normally may not be claimed in addition to certification or re-certification (same visit).	
	Psychotherapy: (see Preamble) Individual outpatient psychotherapy (including aversive conditioning, narcoanalysis, psychoanalysis)	
K197	per 1/2 hour or major part thereof	40.50
K190	per 1/2 hour or major part thereof	40.50
K203 K204	per member, per 1/2 hour or major part thereof (up to six hours per day)-4 people5 people	10.30 8.40
K205	-6-12 people	7.30
N.C.	per member, per 1/2 hour (seventh to ninth hour per day)	
1200	per member, per 1/2 hour or major part thereof (up to six hours per day)-4 people	10.30
K201	-5 people	8.40
K202	-6-12 people	7.30
N.C.	per member, per 1/2 hour (seventh to ninth hour per day)	N.A.B
K195	per 1/2 hour or major part thereof	47.40
K193	per 1/2 hour or major part thereof	47.40
Note:	Family therapy should be claimed on the patient's claim card with diagnosis.	
	Hypnotherapy:	
	Individual - per 1/2 hour or major part thereof	40.50
K194	major part thereof - per member	8.40

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U., or C.C.U., Chargeable in Addition to Above Fees - see Para, B43-46 of Premible.

13.90

## CONSULTATIONS AND VISITS

Code	<b>PSYCHIATRY</b>	(19)	- Cont'	d.
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Note: May not be claimed with diagnosis of acne, psoriasis, smoking, obesity nor in conjunction with delivery.

# Notes:(1) For electrotherapy fees, see Diagnostic and Therapeutic Procedures. (2) Individual psychotherapy rendered in the office or hypnotherapy or counselling are not to be charged in conjunction with other consultations or visits rendered by a physician on the same day unless there are clearly defined

different diagnoses for the two services.

(3) When charging group therapy, the smaller (4 or 5 people) or larger group (6-12 people) is to be charged for but not more than one for the same group.

	RADIOLOGY-DIAGNOSTIC (33)	
	General Listinos:	
#22F		
ASSS	Consultation	22.90
	Non-Emergency Hospital Service:	
C335	Consultation	22.90
	RADIATION ONCOLOGY - (THERAPEUTIC RADIOLOGY) (34)	
	4	
	General Listings:	
A345		62.60
A745		50.00
A346	Repeat consultation	37.80
A343	Specific assessment	33,60
A344	Partial assessment	17.20
	Non-Emergency Hospital In-Patient Services:	
C345	Consultation	62.60
C745		50.00
C346	Repeat consultation	37.80
C343	Specific assessment	33.60
C344	Specific re-assessment	19.10
	Subsequent visits: (minor assessments)	
C342	up to five weeksper visit	13.90
C347	from sixth to thirteenth week inclusive (not to exceed \$41.70 per week)per visit	13.90
C349	after thirteenth week(not to exceed \$83.40 per month)per visit	13.90
C348	Concurrent Care (minor assessments)per visit	13.90
	RESPIRATORY DISEASE (47)	
	For Services not listed, refer to Internal Medicine Section.	
	Tot Services the fiscal, fere to internal resisting section,	
	General Listinus:	
A475	Consultation	86.70
A575	Limited consultation	57.30
A476		57.30
A473	General assessment	44.30
A474	General re-assessment	32.10
M78	Partial assessment	19.10
	Emergency or O.P.D Physician in Hospital But not on Duty in the Emergency Depart-	
	ment When Seeing Patient(s) in the Emergency or O.P.D.: Use General Listings	
	Non-Emergency Hospital In-Patient Services:	
	(para. B39 of Preamble - for emergency calls and other special visits to in-patients, use General Listings and Premiums [para, B43 of Preamble] when applicable).	
C475	Consultation	86.70
0575		57.30
C476	Repeat consultation	57.30
C473	General assessment	44.30
C474	General re-assessment	32.10
377.4	Subsequent visits: (minor assessments)	

Code	RESPIRATIONY DISEASE (47) - Cont'd.	
C477	from sixth to thirteenth week inclusive(not to exceed \$41.70 per week)per visit	13.90
C479	after thirteenth week(not to exceed \$83.40 per month)per visit	13.90
C478	Concurrent care (minor assessments)per visit	13.90
	RELATIOLOGY (48)	
	For Services not listed, refer to Internal Medicine Section.	
	General Listings:	
	Consultation	86.70
A695	Limited consultation	57.30
	Repeat consultation	57.30
	General assessment	44.30
	General re-assessment	32.10
M88	Partial assessment	19.10
	Emergency or O.P.D Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	No assessed breaked to Bakkest Consissed	
	Non-emergency Hospital In-Patient Services: (para, B39 of Preamble - for emergency calls and other special visits to in-patients,	
	use General Listings and Premiums [para. 843 of Preamble] when applicable).	
C485	Consultation	86.70
C595	Limited consultation	57.30
0486		57.30
C483		44.30
C484	General re-assessment	32.10
C482	up to five weeksper visit	13.90
C487	from sixth to thirteenth week inclusive(not to exceed \$41.70 per week)per visit	13,90
0489	after thirteenth week(not to exceed \$83.40 per month)per visit	13.90
	Concurrent care(minor assessments)per visit	13.90
	UROLOGY (35)	
	General Listings:	
A355	Consultation*	41.60
A356	Repeat consultation*	34.40
A353	Repeat consultation*	30.60
A354	Partial assessment	15.30
	Emergency or O.P.D Physician in Hospital But Not on Duty in the Emergency Depart- ment When Seeing Patient(s) in the Emergency or O.P.D.: - use General Listings	
	Non-Emergency Hospital In-Patients Services: (see para, 839 of Preamble - for emerge-	
	ncy calls and other special visits to in-patients, use General Listings and Premiums  [para, B43 of Premible] when applicable).	
C355		41.60
C356	Repeat consultation*	34.40
<b>C353</b>	Specific assessment*	30.60
C354	Specific re-assesment	19.10
C352	up to five weeksper visit	13.90
C357	from sixth to thirteenth week inclusive(not to exceed \$41,70 per week)per visit	13.90
C359	after thirteenth week (not to exceed \$83.40 per month)per visit	13.90
C358		13,90
	Long Term Institutional Care - Chronic and Convalescent Hospitals, Homes for the Aged - Patients Covered by Extended Care Legislation and Mursing Homes:	
V355		41.60
NG56		34.40
	Premiums for Special Visits by Physician, Detention Visits to I.C.U. or C.C.U.	

Premiums for Special Visits by Physician, Detention Visits to I.C.U. or C.C.U. Chargeable in Addition to Above fees - see para, BI3-46 of Premible.

\*May include physical examination pertaining to the genito-uninary tract and when necessary such procedures as unethral calibration, catheterization and prostatic fluid examination, but not to include endoscopic examination.

Premiums for Special Visits by Physicians, Detention, Visits to I.C.U. or C.C.U. Chargeable in Addition to Moove Fees - see Para, BK3-46 of Premible.

## LABORATORY MEDICINE

ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY (Fees for Diagnostic Interpretation of

Code

	Laboratory Procedures)	
N.C.	Autopsy, gross and micro (including CNS as required)	N.A.B.
N.C.	Referred - in organs, gross and microscopic - each	N.A.B.
N.C.	Removal of brain and/or spinal cord	N.A.B.
L800	Blood film interpretation	10.50
1.826	Special stains for acute leukemia, with written report	9.90
Z403	Bone marrow aspiration	26.00
1802	Bone marrow interpretation	35.60
1838	Leukocyte phenotyping by monoclonal antibody technique	15.30
1830	Terminal transferase by immunofluorescence	9.90
1803	Chromosome analysis, per case	48.80
ш.	unusula unityris, per sase titti	
	Cytology	2.10
	Amniotic fluid for estimation of fetal maturation	3.10
L805	Aspiration biopsy (lung, breast, thyroid, etc.)	13.00
L806	Bronchial washings or bushing, per specimen	8.00
L807	Buccal or vaginal smear for Barr body	3.90
L808	Direct smears - oral, larynx, nipple discharge, vulvar	3.50
L809	Esophageal, gastric or endometrial washings or brushings, per complete specimen	8.00
L810	Fluids (pleural, ascitic, cyst, pericardial, CSF, urine and joint) per specimen	5.00
L811	Fluorescent Y chromosome (peripheral blood)	5.00
	Cervicovaginal specimen (including all types of cellular abnormality, assessment of	2.40
L812	flora, and/or cytohormonal evaluation)	3.40 5.10
L813	Snear for inclusion bodies	
L814	Sputum per specimen for general and/or specific assessment (e.g. cellular abnormalities	1.50
L815	asbestos bodies, lipid, hemosiderin, etc.)	5.00
L816	Electron microscopy, transmission or scanning, per case, per technique	78.90
	Analytical electron microscopy-elemental detection, mapping or electron diffraction -	
L831	specimen	39.00
L817	Anti-tissue antibodies, per case	5,00
L818	Protein deposition in tissues, per case	18.40
L819	Seminal fluid examination, complete	6.70
L820	Snear for spermatozoa only	3.10
L821	Surgical pathology, sections and report per case	19.10
1822	Operative consultation - with or without frozen section (up to three specimens)	37.70
L823	For each specimen over three, add	18.40
تعد	Synovial fluid analysis	
L824	Description, viscosity and mucin clot	5.00
L825	Identification of crystals by compensated polarized light	10.20
L801	Metabolic bone studies	65.05
1832	X-ray diffraction analysis of calculi	18.40
1833	Nerve teasing for demyelination	36,80
1.834	Histochemistry of muscle - 1 to 3 enzymes	18.40
L835	- each additional enzyme	6.20
L836	Morphometry, e.g. muscle fibre, nerve fascicles, cells	18.40
L837	Immunoperoxidase techniques - per label (maximum of 3 per specimen)	5.00
L827	Interpretation of carcinographyonic antigen (C.F.A.)	4.30
LOZ/	Interpretation of R.I.A. for homone receptors for carcinoma (to include estrogen and/	, -
L828	or progesterone assays)	5.40
1 920	Impoint and/or touch propagation (with or without special stains)	8.00

#### NUCLEAR MEDICINE - IN VIVO

Column T - is the technical benefit for the production of records, radiopharmaceutical agents,

apparatus, premises, technical services, administration and secretarial services.

Column P<sub>1</sub> - is the professional benefit for supervision of the procedure, appropriate patient interview and/or examination, correlation of related data, interpretation of results, and provision of a written report. The physician need not be continuously present in the nuclear medicine department or private facility while the procedures are being carried out but must be physically present frequently enough to carry out the appropriate patient interview and/or examination and approve, modify or intervene in the procedures as required.

Column P<sub>2</sub> - is the professional benefit for interpretation of results and provision of a written report. If the physician does not meet the criteria for P<sub>1</sub> or has claimed any visit in conjunction with that Nuclear Medicine procedure, the lesser professional fee (P<sub>2</sub>) will be claimed. Notes:

1. If quantification or data manipulation is carried out in addition to visual inspection of

- imaging studies, add 30% to the appropriate professional benefit except when SPECT is claimed. For claim purposes, use prefix "Y". Such activity must add significant diagnostic information not available by inspection alone and does not include simple image enhancement techniques such as smoothing, background subtraction, etc. Recording of images on videotape for replay and production of images on the video display of a computer do not in themselves justify the additional benefit. The claims for cardiac well motion studies and calculation of ventricular ejection fraction (J811 and J813) already include an allowance for data manipulation as a general rule and no additional benefit may be claimed. The additional computer benefit may be claimed only when additional cardiac quantifications are performed i.e. stroke volume ratio and volume response curves and/or phase analysis.
- The total benefit is arrived at by adding T plus P, (first fee code listed e.g., J801) or by adding T plus P, (second fee code listed e.g., J801).
   Examination of Brain, Lung, Liver or Spleen is limited to one view, the benefit (T and P<sub>1</sub>
- or P<sub>2</sub>) is to be reduced by 50%.

  4. Repetit studies on the same day may be claimed only after exercise or drug intervention.

  5. The phrase "nuclear medicine specialist" should be interpreted as "nuclear medicine physi-
- cian" since not all physicians practising nuclear medicine are certified as specialists in this discipline by the Royal College of Physicians and Surgeons.
- 6. When tomographic examination (SPECT) is billed, the 30% add on referred to in para. I may not be charged.

Orde	T. C. Warrender States	1	P <sub>1</sub>	P2
	Cardiovascular System	~ ~	- m	
JB01/J601	Arteriography - aorta and its branches - uni or bilateral	75.80	23.70	11.60
J802/J602	Venography - uni or bilateral	75.80	26.60	13.00
JB03/J603	- mediastinum and superior vena cava	45.50	26,60	13.00
JB04/J604	Blood flow study in conjunction with static organ scan	30.30	13.40	6.50
J805/J605	Cardiac output	30.30	15.90	7.80
J806/J606	Cardioangiography  Myocardial perfusion scan - with Thallium	75.80	23.70	13.00
JB07/J607	Myocardial perfusion scan - with Thallium	157.50	27.70	14.10
J808/J608	Delayed Thallium myocardial perfusion scan	30.30	27.70	14.10
J809/J609	Myocardial perfusion scan - using other radionuclides	84.20	27.70	14.10
J810/J610	Myocardial scan - acute infarction, injury	75.80	23.70	11.60
JB11/J611	Myocardial well motion studies - two or more projections	100.65	47.30	23.20
J812/J612	- repeat same day (maximum of three repeats)	30.30	23.70	
JB13/J613	Myocardial well motion studies with ejection fraction	100.65	63.20	31.10
J814/J614	- repeat same day (maximum of three repeats)	30.30	31.70	
	Detection and localization of venous thrombosis using radio			
JB15/J615	iodonated fibrinogen up to ten days	100,65	24,60	12.10
	Endocrine System			
JB16/J616	Adrenal scan	157.50	39.65	7.80
J817/J617	Thyroid uptake - per determination	21.90	12.70	3.20
J818/J618	Thyroid scan	53.00	23.40	7.80
J819/J619	Thyroid scan with uptake using same radiopharmaceutical	64.90	35.60	7.80
JB20/J620	Dynamic paraphyroid scan (dual isotope subtraction technique using			
	Thallium 2012 and Technetium/Iodine)	157.50	25.70	15.30
	Gistrointestinal System			
JB21/J621	Schilling test	43.00	8.00	7.80
J822/J622	Schilling test - repeat with intrinsic factor or other	21.50	4.00	3.90
J823/J623	Schilling test with dual isotopes and intrinsic factor	43.00	10.30	10.10
J824/J624	C <sup>14</sup> labelled metabolite breath test	50.50	8.00	7.80
JB25/J625	Protein loss or gastrointestinal bleeding	75.80	15,90	15.60

## NUCLEAR MEDICINE - IN VIVO

Code		T	Pı	Po
	Gastrointestinal System - Cont'd.		1	2
J826/J626	Ca <sup>47</sup> absorption study	75.80	15.90	15.60
J827/J627	liquid or solid bolus	75.80	26.60	11.60
J828/J628	- repeat (maximum of three repeats)	37.90	13.30	5,80
J829/J629	Gastrointestinal transit or reflux study	75.80	26,60	11.60
J830/J630	Abdominal scan (ectopic gastric mucosa, GI bleed, and shunt patency)	75.80	23.70	12.50
J831/J631	Dynamic biliary excretion	75.80	26.60	13.10
J832/J632	Liver and/or spleen scan	75.80	23.70	11.60
J833/J633	Sal ivary gland study	75.80	26.60	13.10
0000, 0000		. • • • •		20020
1004/1004	Genitourinary System	75 00	25 00	12.10
J834/J634	Dynamic renal imaging study	75.80	26.60	13.10
J835/J635	Renogram (time-activity curves only)	42.10	15.90	7.80
J836/J636	Renal scan (static image only)	53.00	15.90	7.80
J837/J637	Renal plasma flow	42.10	16.50	8.10
J838/J638	Glomerular filtration rate	50.50	16.50	8.10
J839/J639	Cystogram for vesicoureteral reflux	75.80	26.60	13.10
JB40/J640	Testicles and scrotum	70.40	26.60	7.80
	Hematopoietic System			
J841/J641	Plasma volume	21.90	5.50	5.40
J842/J642	Plasma volume with repeat studies	30.30	5.50	5.40
J843/J643	Red cell volume	32.00	4.70	4.70
J844/J644	Plasma iron clearance	53,90	8.00	7.80
J845/J645	Plasma iron turnover	53.90	8.00	7.80
J846/J646	Fe <sup>59</sup> red cell utilization	53.90	15.90	7.80
J847/J647	Combination of J844, J845, J846 at one time	117.90	15.90	15.60
J848/J648	Red or white cell or platelet survival	75,80	24.75	12,10
J849/J649	Red or white cell or platelet survival and serial surface			
	counts	117.90	33.00	16.20
	Musculoskeletal System			
J850/J650	Whole body survey - bones, joints, soft tissue, marrow	101.00	36,40	17.90
J851/J651	Specific site - one or more	67.40	26,60	13.10
J852/J652	Whole body <sup>67</sup> gallium or radioactive indium scanning	126.30	39.60	19.40
J853/J653	Gallium scanning or radioactive indium specific site	92.60	27.60	14.10
JB54/J654	Bone mineral density by Gamma ray scattering	26.90	8.00	7.80
J855/J655	Total body calcium	2000	16.65	8.10
000,000	Bone mineral content of lumbar spine or femoral neck by dual-photon		20000	
J856/J656	absorbtiometry	129.70	34.40	17.20
	J850/J650 and J851/J651 are not to be billed together. J804/J604			
	may be claimed in addition to J850/J650 or J851/J651 for blood			
	pool study.			
	Nervous System			
J857/J657	Cerebral spinal fluid circulation	107.80	44.15	21.65
J858/J658	Brain scan	75.80	27.30	14.40
•				
	Respiratory System			
J859/J659	Lung scan - ventilation or perfusion	75.80	28.45	11.60
J860/J660	<ul> <li>ventilation and perfusion on same day</li> </ul>	113.70	43.20	21.20
	Mf scell aneous			
J861/J661	Lymphangiogram	75.80	26.60	13,10
J862/J662	Ocular tumour localization	53,90	45.70	7.80
J863/J663	Tear duct - unilateral	67.40	19.80	9.70
J864/J664	- bilateral	75.80	23.70	11.60
JB65/J665	Whole body counting		16.50	8.10
J866/J666	Tomographic examination (SPECT)	28.65	15.30	11.50
- 555, 5556				

#### NUCLEAR MEDICINE - IN VIVO CLINICAL PROCEDURES ASSOCIATED WITH DIAGNOSTIC NUCLEAR MEDICINE PROCEDURES

Such procedural benefits are intended for the professional service of placing an instrument or introducing diagnostic radiopharmaceuticals. They are not intended to be used for simple subcutaneous, intranuscular or intravenous injection nor for oral administration. Rather than double listing the procedures and benefits in this part of the fee schedule, physicians are directed to the following reference points in the schedule.

a) Intra-venous injection for peripheral venography - G376 or G379 on page 59 b) Intra-articular injections - G370 on page 58 c) Injection into CSF spaces or shunt apparatus - Z801 or Z821 on page 145 d) Arterial puncture - G479 on pages 49 & 51

e) Paracentesis in conjunction with shunt patency study - Z590 on page 124

NUCLEAR MEDICINE - IN VITRO (see Radioassays under Laboratory Medicine.)

## THE ONTARIO GAZETTE

## RADIATION ONCOLOGY (THERAPEUTIC RADIOLOGY)

Ode RADIOTHERAPY (Including Therapeutic Isotopes)
The listed benefits are for the professional services of a certified therapeutic radiologist, the services of a specialist for the intracavitary or interstitial application of radium or sealed sources and the services of a specialist using non-sealed sources of radioisotopes in a laboratory authorized by the Atomic Energy Control Board of Canada. Other medical services to the patient are not included in these figures. The cost of material is additional.

	sources and the services of a specialist using non-sealed sources of radioisotopes atory authorized by the Atomic Energy Control Board of Canada. Other medical serv patient are not included in these figures. The cost of material is additional.	
	TELERADIOTHERAPY	
	Major treatment planning (150 KVP or higher), dosage calculation and preparation of	43.00
X301	any special treatment device	47.80
X302 X304	accelerator - benefit per treatment visit	12,20 8,00
X305 X306	- first application	114.60 57.30
	tote: For minor teleradiotherapy administered by other than certified therapeutic radiologists, use the listing under Diagnostic and Therapeutic Procedures.	
	NVOIUM AND RADIOISUTOPES (sealed sources)	
	Treatment planning, dosage calculation and preparation of any special treatment	47.00
X322	device	47.80
X323	- first application	142.10
X334	- repeat application	71.05
X324 Note:	Interstitial application of radium or sealed radioisotope	140,65
	When done in an Ortario Cancer Foundation Clinic, may be claimed from OHIP by all physicians, including certified therapeutic radiologists.	
X325 Not	Application of radium or radioisotope plaque or mould	43.50
	If claimed as outpatient service, allow to all listed physicians.  Payment for outpatient services must be made to the registered Department of Radiology, in the case of a hospital, even though there is no technical component listed.	
	RADIOISOTOPES (non-sealed sources)	
	The following benefits include treatment planning, dosage calculation and preparation of materials. Appropriate visit and procedural benefits (e.g. paracentesis) may be claimed in addition. Thyroid benefits (X326, X327, X335) include administration(s) within any three month period.	
X326	Thyroid malignancy	63.20
X327	Hyperthyroidism	57.50
X335	Induction of hypothyroidism	57.50
X336	Prostate mal ignancy	57 <b>.5</b> 0

X335	Induction of hypothyroidism	57.50
X336	Prostate mel ignancy	57.50
X328	Polycythaenia	33.60
X329	Metastatic disease of bone	52.25
X330	Ascites and/or pleural effusion(s) due to malignancy	40.95
X332	Arthritis - single or multiple site	27,00
X333	Metastatic disease with radioactive lymphogram	40.95

Column T - The benefit for radiological examination including the production of radiographs, supplying of contrast media, apparatus, premises, technical services, administration and collection costs.

Column P - The benefit for consultation between radiologist and referring physician, fluoroscopy, interpretation of radiographs and fluoroscopic findings and supervision of x-ray services by a radiologist. Hospital out-patient technical fees will be paid at 93.23% of the technical fee listed in this Schedule of Benefits.

Private offices and hospital out-patient departments will bill Column T plus P.

Radiologists should use Column P as a guideline for negotiating remuneration with hospitals.

Benefits for clinical procedures related to x-ray examinations are listed in the following section, or under Diagnostic and Therapeutic or Surgical Procedures. "Clinical Procedures", in this context, are those by which contrast media are introduced, except oral or rectal administration for study of the alimentary tract, and intravenous injections, which are an integral part of the study, performed by the physician collecting the benefit for the procedure.

If less than minimum number of views are performed, reduce listed fees by 25%.

If the examinations which are requested by the referring physician yield abnormal findings or if they used information which in the opinion of the radiologist would be insufficient, governed by the needs of the patient and the requirements of the referring physician, the radiologist may add further views and charge for them (if listed).

Fee Schedule Interpretations

- When a radiologist is asked to x-ray one extremity only, no additional charge should be made for comparison x-rays initiated by the radiologist.
  - 2. Nephrotomography is covered by the listings for intravenous pyelogram and planigram.

3. A stereo pair is to be counted as two views.

- No extra claim should be charged for rapid sequence I.V.P.
- 5. No additional claim is warranted for the use of the image intensifier in diagnostic radiology.
- 6. Fluoroscopy claims should not be submitted for any examination performed by the radiologist where fluoroscopy is generally regarded as an integral part of the examinations e.g. examinations of the G.I. tract, urinary tract, special procedures.
- 7. "Colon-air contrast" may be claimed when performed according to generally accepted criteria. The colon should be scrupulously prepared. Five to eight full size views of the abdomen should be obtained after fluoroscopically controlled introduction of air and barium.
- "Oesophagus, stomach and duodenum, double contrast" presupposes the introduction of gas, the use of antifoam agent and a suitable barium mixture.
- 9. Abdomen and chest studies should not be routinely done and claimed in gastrointestinal examinations.
- 10. Three or more views of the chest should not be done routinely and claimed when a chest examination is requested.
  - 11. Chest studies should not be routinely done and claimed in mammography cases.
- 12. Nasal bones or accessory nasal sinuses should not be routinely claimed in skull examination requests.
  - 13. Abdomen and/or pelvis should not be routinely claimed in lumbar spine examination requests.
- 14. A survey film of the abdomen is a single view. The ordering of additional films should be left to the discretion of the radiologist who should have the power to determine what examination is adequate for a specific patient. Obviously, if progress of a long tube is being followed, a survey film is sufficient. If, however, an intestinal obstruction is being followed, a single film is usually inadequate.
- 15. Conventional films of the spine should not be routinely done and claimed for before myelography. The necessity of having plain film studies of the spine prior to interpreting the myelographic studies is obvious. It is not essential, however, that these be done at the institution where the myelogram was done. If they have ben done at an outside office, then it is a matter for the radiologist and the referring physician to have the films available. If they cannot be made available to the radiologist, it is an acceptable practice for him to do the required examination of these areas and to claim for them so that they may be available for interpretation along with the myelographic study.
- 16. Pharynx and desophagus (cine or videotape) XIO6 should not be claimed routinely with XIO8 and XIO9 but only when specifically indicated.
- 17. Lumbar or lumbosacral spine (XO28) does not include the entire sacrum. An examination of the sacrum may be carried out and claimed for only when specifically indicated.
- 18, X006 and X007 are not both to be routinely claimed on the same patient but only when specifically indicated.
  - 19. A maximum of two computed tomography examinations per patient per day may be claimed.
- 20. Complex head CT Scans are meant to be multi planer (multi directional) head CT Scans to include one or more of the following areas: pituitary fossa, posterior fossa, internal auditory meati, orbits and related structures, the temporal bone and its contents and the temporamental points. X400, X401 and X188 are not to be billed in addition to those fees for complex head studies.
  - 21. All benefits listed apply to unilateral examinations unless otherwise specified.
- 22. Claims for X-ray services, when referred by an Osteopath, Chiropodist or Chiropractor to a private X-ray facility are not benefits of OHIP.
- 23. Claims for X-ray services, when referred by and Osteopath or Chiropractor to a hospital outpatient department are benefits.

## THE ONTARIO GAZETTE

Code	DIA.	Brasile Molecusi	T	P
X001	Head and Neck Skull - four views	••••	26.80	9.10
X009		•••••	33.50	11.3
X003	Solla turrica (when skull not evamined)	••••••	13.40	4.4
X004	Facial honor - minimum of those views	••••••	19.50	7.10
X005	More - minimum of the views .		13.40	4.40
	Mandible - minimum of three vie	ws (uni or bilateral)		
X006			19.50	7.10
X012	Temporomandibular joints - minimum of fi		26,80	9.10
X007	Cincol views	•••••	19.50	7.10
X008	Sinuses - minimum of three views	······································	19.50	7.10
X010	Mascolds - Dilateral - minimum of SIX V	ies	25.70	9.90
X011		examined)	19.50	7.10
N.C.	Teeth, up to 1/4 set	•••••	N.A.B.	N.A.I
N.C.	leeth, up to 1/2 set	•••••	N.A.B.	N.A.I
NLC.	leeth, full set	•••••	N.A.B.	N.A.
N.C.	leeth, bite wing	•••••	N.A.B.	N.A.I
X016	Lye, for foreign body	•••••	13.25	6.30
X017	Eye, for localization, additional	•••••	13.70	16.30
X018	Optic foramina	•••••	15.05	6.30
X019			12.30	5.50
X020	Neck for soft tissues - minimum of two	views	12,30	5.50
X025	Spine and Pelvis Convical spine - two or three views	•••••	23.20	5.50
202			29.90	7.30
X203			36.20	9.0
X027			21.30	5.50
X204	there are more views			
	- three or more views	A. a. Abara via a	27.90	7.25 5.50
X028 X205	Lumbar or lumbosacral spine	- two or three views	23.20	
		- four or five views	29.90	7.30
206		- six or more views	36.30	9.10
X032	Entire spine - (scollosis series) m - Orthoroentgenogram (:		48.10	14.40
X033		- single view	19.50	7.10
X031		- two or more views	26.70	9.00
X034	Sacrum and/or coccyx	- two views	22.40	4.40
X207		- three or more views	27.90	7.2
X035	Sacro-iliac joints	- two or three views	19.50	7.10
X208		- four or more views	26.00	9.00
1036	Pelvis and/or hip(s)	- one view	13.40	4.40
w027		both hips;	24.00	
X037		or A.P. both hips plus lateral one hip)		6.30
		- three or more views (e.g. pelvis and s	acro-	
		iliac joints, or A.P. both hips plus lat		7.1
X038		each hip)	28.60	7.10
XD45	Upper Extremities Clavicle - two views		13.40	4.40
X209			20.55	6.30
	Acromioclavicular joints (bilateral) with	th or without weighted distraction		
X046	- Dio Vieis	•••••	19.50	7.10
X210	- three or more views		26.60	9.00
X047	Sternociavicular joints - (bilateral)	- two or three views	16.00	5.50
X211		- IOU OF HOTE VIEWS	23.10	7.2
X048		•••••	16.00	5.50
X212	- three or more views		23.10	7.2
X049		••••••	16.00	5.50
X213	- three or more views		23.10	7.2
X050	Humerus - including one joint	- two views	13.40	4.40
X214			20.55	6.3
X051		••••••	13.40	4.40
X215	- three or four views	••••••	20.55	6.3
X216			27.70	8.10
X052	Forearm - including one joint	- buo views	13.40	4.40
X217		- three or more views	20.55	6.3

	DIAGNOSTIC RADIOLOGY		
Code		T	P
	Upper Extremities - Cont'd.		
v010	form an area when a		
X218 X054	- four or more views	20.55	6.30
X219	Hand - two or three views	13.40 20.55	4.40
X055	Wrist and hand - two or three views	19.50	6.30 9.00
X220	- four or more views	24.80	10.80
X056	Finger or thumb - two views	10.30	3.20
X221	- three or more views	13.40	4.40
		10.10	7.10
voco	Lower Extremities	m m	r ro
X060 X063	Hip - (unilateral) - two or more views	21.30	5.50
X223	Femur, including one joint - two views	13.40 20.55	4.40 6.30
X065	Knee (including patella) - two views	13,40	5.20
X224	- three or four views	20.55	6.30
X225	- five or more views	27.70	8.10
X066	Tibia and fibula (including one joint) - two views	13.40	4.40
X226	- three or more views	20.55	6.30
X067	Ankle - two or three views	13.40	4.40
X227	- four or more views	20.55	6.30
X068	Calcaneus - two views	13.40	4.40
X228	- three or more views	20.55	6.30
X069	Foot - two or three views	13.40	4.40
X229	- four or more views	20.55	6.30
X072	Toe - two views	10.30	3.10
X230	- three or more views	13.40	4.40
X064	Leg length studies (Orthoroentgenogram)	19.50	7.10
			1
	Skeletal Surveys Skeletal survey for bone age,		
X057	- single film	13.40	4.40
X058	- two or more films or views	19.60	7.20
	Other survey studies - e.g., rheumatoid, metabolic or metastatic		
X080	- basic	6,60	2.30
X081	- plus per film or view	6.60	2.30
	Chest		
N.C.	Miniature chest film - for survey purposes only		. N.A.B.
X090	Single film	13.40	4.40
X091	Two views	19.70 25.25	7.20 8.60
X092 X039	Ribs - two or more views	16.00	5.50
X040	Sternum - two or more views	16.00	5.50
X096	Thoracic inlet - two or more views	13.40	4.40
AU <del>S</del> O	HUI ACIC THIEL - UND OF HUI E VIEWS	13.40	7.10
	Abdomen		
X100	Single view	13.40	4.40
X101	Two or more views	20.50	6.30
	C 1 Teach		
X105	G.I. Tract Palatopharyngeal analysis (cine or videotape)	26.40	17.95
X106	Pharynx and oesophagus (cine or videotape)	26.40	17.95
X107	Oesophagus - when X103, X104, X108 or X109 not billed	23,95	11.65
X108	Oesophagus, stomach and duodenum - including survey film if taken	41.60	20,85
A100	Oesophagus, stomach and duodenum - double contrast, including survey film, if		
X104	taken	43,20	22.80
	Oesophagus, stomach and duodenum - double contrast, including survey film, if		
X103	taken, and small bowel	54.70	28.95
X109	Oesophagus, stomach and small bowel	53.00	27.00
X110	Hypotonic duodenogram	35.30	18.00
X111	Small bowel only- when only examination performed during patient's visit	23.95	11.65
X112	Colon - barium enema (including survey film, if taken)	43.30	18.90
X113	Colon - air contrast, primary or secondary, including survey films,		04.66
	if taken	54.80	24.60
X114	Gallbladder (one or multiple day examinations)	26.80	9.10
X120	Gallbladder (one or multiple day examinations with preliminary	35.70	9.10
	plain film)	30.70	3.10

	DIAGNOSTIC RADIOLOGY		
Code		T	Р
	G.I. Tract - Cont'd.		
	G.I. IFACE - CORE G.		
X116	T-Tube cholangiogram	19,50	7.10
X117	Operative cholangiogram	19.50	7.10
X118	Intravenous cholangiogram	44.40	16.20
X123	Operative pancreatogram or E.R.C.P.	19.50	7.10
	G. U. Tract		
X129	Retrograde pyelogram, unilateral or bilateral	19.50	7.10
X1.30	Intravenous pyelogram including preliminary film	44.50	18.10
X1.37	Cystogram (catheter)	21.35	5.50
X135	Cystourethrogram, stress or voiding (catheter)	24.75	10.80
X131	Cystourethrogram (non-catheter)	5.20	3.70
X191	Intestinal conduit examination or nephrostogram	19.50	7.10
X138	Percutaneous antegrade pyelogram	19.50	7.10
X139	Percutaneous nephrostomy	19.50	7.10
X134	Urethrogram (retrograde)	16.00	5.50
X1.36	Vasogram	16.00	5.50
	Obstetrics and Gynaecology		
X143	Survey film	13.40	4.40
X143	Pelvinetry	19.50	7.10
X145	Placentogram	19.50	7.10
X146	Any combination of above	33.70	10.80
X147	Hysterosal pingogram	25.70	9.00
X148	Intra-uterine foetal transfusion - radiological control	35.30	18.00
VI-10	the area me recent diastasian - rationagnat cand of	33.30	10.00
	Fluoroscopy - by physician with or without spot films		
X195	Chest	8.30	9.00
X196	Skeleton	8.30	9.00
X197	Abdomen	8.30	9.00
.45.	Fluoroscopic control of clinical procedures done by another physician per	0.00	,,,,,
X189	1/4 hour	6.60	15.10
		••••	
	Special Examinations		
X155	Abdominal or pelvic pneumogram	35.90	9.00
	Angiography		
	- by catheterization		
	- abdominal, thoracic, cervical or cranial		
	- using single films		
X179	non-selective	26.70	9.00
X180	selective (per vessel to max. of 4)	35.30	18.00
	- using film changer, Cine or multiformat camera		
X181	non-selective	53,50	18,00
X182	selective (per vessel to a max. of 4)	71.20	27.00
X140	selective (6 or more vessels)	I.C.	I.C.
	Intravenous angiocardiography		
X178	- with quantification		26.70
X172	- without quantification		20.40
V160	Carotid angiogram - direct puncture	42.05	m m
X160	- unilateral	43.85	27.00
X161	- bilateral	70.50	40.60
X174	Peripheral angiogram	or 10	0.00
	- unilateral	26.70	9.00
X175 X198	- bilateral	35.30	18.00 18.00
X199	Splenoportogram	53.05 53.05	18.00
VT 22	Translumbar aortogram	33,05	10.00
	or retrograde brachial injection		
X1.32	- unilateral	43,85	27.00
X133	- bilateral	71.70	40.60
X156	Arthrogram	23.50	19.90
A130	- with fluoroscopy and complete	23.30	13.30
X200	positioning throughout by physician	33.00	28.90
X157	Bone density (mineral content) measurement	30.10	14.40
X158	Bronchogram - unilateral	26.30	18.00
X159	- bilateral	34.90	27.00
X162	Cerebral stereotaxis	53.50	18.00
X122	Cholangiogram, percutaneous trans-hepatic	26.50	13.50

Code		T	P
	Computed tomography		
X400	- head - without I.V. contrast		34.00
X401	- with I.V. contrast		50.95
X188	- with and without I.V. contrast		59.50
X402	- complex head (See Preamble Para 20) - without I.V. contrast		50.95
X405	- with I.V. contrast		59.50
X408	- with and without I.V. contrast		67.95
X403	- neck - without I.V. contrast		34.00
	- with I.V. contrast		50.95
X404			
X124	- with and without I.V. contrast		59.50
X406	- thorax - without I.V. contrast		50.95
X407	- with I.V. contrast		59.50
X125	- with and without I.V. contrast		67.95
X409	- abdomen - without I.V. contrast		67.95
X410	- with I.V. contrast		76.40
X126	- with and without I.V. contrast		84.95
	- extremities (one or more)		
X412	- without I.V. contrast		34.00
X413	- with I.V. contrast		50.95
X127	- with and without I.V. contrast		59.50
X415	- spine - without I.V. contrast		67.95
X416	- with I.V. contrast		76.40
X128	- with and without I.V. contrast		84.95
ALL	Magnetic Decorator Imaging		
X421	- head - multislice S.E. (1 or 2 echos)		49.30
X422	- multislice I.R		32.10
X425	- repeat (another plane, different pulse sequence - max. 2)		24.60
	- neck - multislice S.E. (1 or 2 echos)		49.30
X431			32,10
X432	- multislice I.R - repeat (another plane, different pulse sequence - max. 2)		24.60
X435	- repeat (another plane, different pulse sequence - max. 2)		57.45
X441	- thorax - multislice S.E. (1 or 2 echos)		49.30
X442	- multislice I.R.		
X445	- repeat (another plane, different pulse sequence - max. 2)		28.70
X451	- abdomen - multislice S.E. (1 or 2 echos) - multislice I.R repeat (another plane, different pulse sequence - max. 2)		57.45
X452	- multislice I.R		49.30
X455	- repeat (another plane, different pulse sequence - max. 2)		28.70
X461	- pelvis - multislice S.E. (1 or 2 echos)		57.45
X462	- multislice I.R		49.30
X465	- repeat (another plane, different pulse sequence - max. 2)		28.70
X471	- extremities - multislice S.E. (1 or 2 echos)		49.30
X472	- multislice I.R		32.10
X475	- repeat (another plane, different pulse sequence - max. 2)		24.60
X481	- spine - multislice S.E. (1 or 2 echos)		57.45
X482	- miltislice I.R.		49.30
X485	- repeat (another plane, different pulse sequence - max. 2)		28.70
X486	When gating is performed, add 30% to listed fee		
X151	Cordotony, percutaneous	43.85	27.00
X163	Dacrocystogram	26.70	9.00
X164	Discogram(s) - one or more levels	26.30	18.00
X167	Fistula or sinus injection	19.50	7.10
	Laminogram, planigram, tomogram	35.90	9.00
X169	Laminogram, planigram, comogram	26.30	18.00
X170	Laryngogram	44.40	18.00
X171	Lymphangiogram	19.50	7.10
X192	Mammary ductography	22.20	9.90
X184	Mammogram - unilateral	33.00	14.90
X185	- bilateral		9.90
X186	- using xeroradiography - unilateral	27.50	
X187	- bilateral	42.20	14.90

Code		T	P
-	Special Examinations - Cont'd,	•	
X150	Mechanical evaluation of knee	22.90	12.60
X193	Microradioscopy of the hands	13.10	9.00
X173	Myelogram (spine and/or posterior fossa)	31.40	21.70
X190	Pantonography	16.00	5.50
X154	Penis	14,40	3.60
X165	Photographic subtraction		9.00
X176	Sialogram	26,70	9.00
X177	Skin thickness measurement	14.05	7.10
X183	Ventricul ogram or pneumoencephal ogram	43.85	27,00
X166	Examination using portable machine in home, add to first examination only  Note: This code does not apply to the use of a portable machine in a hospital. Can only be claimed once per day regardless of the number	56.70	.,,

## OLINICAL PROCEDURES, ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

- Note: 1. These procedural fees are intended to cover compensation for the professional service of placing an instrument and introducing contrast media if done (except oral or rectal administration for study of the alimentary tract). Injection of materials to enchance the effect of contrast media is included in the procedure benefits.
  - 2. Radiological charges are additional: see similar entries under DIAGNOSTIC RADIOLOGY.
  - Where similar procedures are done for diagnostic physiological studies of non-radiological nature, e.g. cardiac catheterization or intra-arterial infusion, they are listed separately under Surgery or Diagnostic and Therapeutic Procedures. See Index.

Code		Spec.	Anaes
	Angiography		
	- by catheterization		
	<ul> <li>abdominal, thoracic, cervical or cranial</li> <li>Insertion of catheter (including cut down, if necessary) and injection, if</li> </ul>		
J021	given	\$83.60	5
J022	maximum of four), each Selective catheterization (spinal and parathyroid angiography) - add to	41.80	
J014	catheter insertion fee - per vessel each	20.85	
J031	Carotid angiogram - direct puncture	66.60	• 5
J019	Non-selective intravenous angiocardiography, including quantification  Transluminal angioplasty including angiography with or without pressure	83.60	5
J025	measurements - one or more sites or vessels	217.60	5
J048	Percutaneous trans-hepatic catheter portal venography	169.80	- 5
J027	Peripheral arteriogram - direct puncture	41.80	4
J026	Peripheral venogram - direct puncture	33.50	4
	G297 , page 52		
J033	Splenoportogram	66.60	4
J034	Trans-lumbar aortogram	66.60	5
J032	Vertebral angiogram - direct puncture or by retrograde brachial injection. Embolization e.g. for treatment of hemangioma or renal carcinoma	66.60	5
	<ul> <li>first vessel, charge appropriate angiographic procedural and</li> </ul>	C7 AC	
J040	radiological fees plus	57.45	
J047	<ul> <li>each addition vessel catheterized and occluded, per vessel</li> <li>Intra-arterial infusion of drugs e.g. for control of gastrointestinal haemorrhage - charge appropriate angiographic procedural and radio-</li> </ul>	27.00	
J023	logical fees plus a per diem supervision fee of	16.10	
J035	Pressure measurements during angiography	16.10	
J001	Arthrogram  Biliary duct calculus manipulation etc see Z562 on page 123.	16.10	4
J024	Bronchial brushing - unilateral	66.60	6
J044	- bilateral	99.90	6
J022	Bronchogram - unilateral	20.00	6
J043	- bilateral	30.10	6
J003	Bronchogram with intra-tracheal catheter - unilateral	40.70	6
J042	- bilateral	60.90	6
J050	Carotid or vertebral artery occlusion by detachable balloon - percutaneous	182,80	
J005	Dacrocystogram	24.80	4
J006	Discogram - one disc	57.45	4
J030	- each additional disc	29.60	
J049	Embolization of spinal arteriovenous malformation - percutaneous	261.20	5
J036	Fistula or sinus injection	16.10	
J008	Hysterosal pingogram	33.50	4
J004	Intranamary needling for localization under mammographic control Intubation of small intestine - see Z540 on page 120.	24.80	
J009	Laryndodram	20.00	
J010	lymphangiogram - per side	57.45	
J037	Mammary ductography	24.80	
J011	Myelogram	57.45	4
J038	needle and	16.10	
J020	- with nosterior fossa views, add	16.10	4
J012	Nephrotomogram		4

# CLINICAL PROCEDURES, ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

Code		Spec.	Anaes
J045	Percutaneous antegrade pyelogram	66.60	4
J055	Percutaneous Gastrostony	122.20	-
J046	Percutaneous nephrostomy	122,20	4
J041	Percutaneous removal of intravascular foreign bodies	161.20	I.C.
J051	Percutaneous spinal cord puncture for syringogram	56,60	4
J013	Percutaneous trans-hepatic cholangiogram	57.45	4
J015	Peritoneal pneumogram	24.80	4
J016	Pneumoencephalogram	74.00	5
J052	Positive contrast cistemogram	74.00	4
J017	Presacral insufflation	41.80	4
J039	Renal cyst puncture	66.60	4
J018	Sialogram	24,80	4
J007	Tomogram Urethrogram, urethrocystogram, or intestinal conduit examination, nephros-		4
J028	togram, cystogram	16.10	
J029	Vasogram	44.40	4

#### DIAGNOSTIC ULTRASOUND

I and P Columns should be interpreted in the spirit of the first two paragraphs on page 32, but without limiting the performance of these tests to suitably trained physicians of any one specialty. Furthermore, the physician must be physically available to approve, modify or intervene in the examination as required or the examination must be completely recorded by video/computer methods and reviewed in its entirety by the physician. No fee (either professional or technical) may be charged if the physician's only involvement is the interpretation of hard copy (films).

Notes: A-Mode-implies a one-dimensional ultrasonic measurement procedure.

M-Mode-implies a one-dimensional ultrasonic measurement procedure with movement of the trace to record amplitude and velocity of moving echo-producing structures.

Scan B-Mode-implies a two-dimensional ultrasonic scanning procedure with a two-dimensional display. All ultrasound examinations include a permanent record and interpretative propert

	interpretative report.	- marcine		CI NO
Code	most pressuring reports	T	Р	
	Head and Neck	•		
J100	Echoencephalography - midline, A-mode	S -	3.80	
J122	Brain - complete. B-mode	39.00	23.20	
	Echography-ophthalmic (excluding vascular study)			
J102	Quantitative, A-mode	20.40	30.90	
J103	B-scan immersion	40.00	41.00	
J107	B-scan contact	20.20	20.30	
J108	Biometry (Axial length - A-mode)	26.60	20.70	
J105	Face and/or neck (excluding vascular study)	39.00	23.20	
J106 Note:	Paranasal sinuses, A-mode	5.50	2.40	
	Heart - echocardiography (see listings on page 54)			
	neart - echocardiography (see Tristings on page 54)			
	Thorax			
J125	chest masses, pleural effusion - A & B-mode	40.2	0 23	.95
	Abdomen and Retroperitoneum			
J135	Abdominal scan, complete	40.2	0 23	.95
0130	Abdominal scan, limited study (e.g. gallbladder only, aorta only or follow-u			• > 0
J128	study)	26.5	0 15	.90
	Pelvis			
J159	Pregnancy, complete	40.2		.95
J162	Pelvic, complete	40.2	0 23	.95
****	Pelvis or pregnancy, limited study (e.g. fetal age determination, placen- tal localization, I.U.C.D. localization, follicular cyst follow up			
J163		26.5	n 15	.90
	in infertility studies)	20.5	0 15	.50
	Vascular System			
	Extra-cranial vessel assessment (bilateral carotid and/or subclavian and/or			
J190	vetebral arteries) - Doppler scan or 8 scan	36.5	0 16	.80
J191	- frequency analysis	36.5		.80
J192	- frequency analysis with Doppler scan	45.8	0 22	.90
	- Duplex scan i.e. simultaneous real time, B mode imaging and spectral			
J201	analysis	54.7	0 32	.60
	Peripheral artery evaluation (not to be billed routinely with J190, J191 or			
	J192)	10.0		~
J193	- Doppler scan or B scan	18.2		.90
J194	- frequency analysis	12.2		.50
J195	- frequency analysis with Doppler scan	22.9	0 19	.10
J202		25.9	n 22	.30
	analysis	23.5	٠ 22	
	posterior or tibial veins with appropriate functional manoeuvres and			
	permanent record) not chargeable during surgery or during patient's post			
J198	operative stay in hospital	6.1	0 9	.70
0130	ohaignise and ill inabinal	5.1		

## THE ONTARIO GAZETTE

## DIAGNOSTIC ULTRASOUND

	Vascular laboratory fees		
	Ankle pressure determination - not chargeable during surgery or during the		
J199	patients' post operative stay in hospital	\$	7.60
	Ankle pressure measurements with segmental pressure recordings and/or		
J200	pulse volume recordings and/or Doppler recordings	16.90	21.40
	Ankle pressure measurements with exercise and/or quantitative measure-		
J196	ments added to the above	6.60	10.10
J197	Penile pressure recordings - two or more pressures	5.70	7.60
	Miscellaneous		
J180	Echography for placement of radiation therapy fields, scan B-mode	29,00	18.50
J182	Extremities - per limb (excluding vascular study)	19.50	11.70
J127	Breast - scan B-mode (per breast)	19.50	11.70
J183	Testicular scan - per testis	19.50	11.70
	Ultrasonic guidance of biopsy, aspiration, amniocentesis or drainage		
1149	noncertures (one physician only)	39.00	23.20

#### PULMONARY FUNCTION STUDIES

Column T - The benefit for testing including supplying of equipment, premises and technical services.

Column P - the benefit for professional services including responsibility for quality control and technician training, interpretation of the results of the tests, and consultation between the physician

- responsible for the tests and the referring physician concerning the results of the test.

  Notes: 1. The total benefit is obtained by adding columns I and P together.

  2. The benefits for 1301, J324, J304 and J327 must be performed with a permanent record and represent the best of three recorded test results with on without bronchodilator.
  - Vital capacity, J301, and flow volume loop, J304, cannot be claimed at the same time. Each of the following tests designated by an individual code number is considered to be 4. specific and requires individual ordering.
  - Exercise assessment (J315, E450, E451, J316, J317) requires a physician to be in atten-5.

dance at all times.
1309 and 1310 cannot be claimed at the same time

	<ol><li>J309 and J310 cannot be claimed at the same time.</li></ol>			
Code		T	Р	
	Vital assessity FDV FDV /DV sigh as sighest MATTA/FTE 25 75\ calcula			
J301	Vital capacity, FEV <sub>1</sub> , FEV <sub>1</sub> /FVC with or without MMEFR(FEF 25-75) calculation	7.80	5.80	
J324	Pages 1201 after hose-hedilator	2.30	2.30	
J304	Repeat J301 after bronchodilator	15.60	11.10	
J327	Popost 1304 after hopehodilator	2.30	2.30	
	Functional residual capacity by gas dilution method			
J311		13.60 14.60	12.00 12.20	
J307	Functional residual capacity by body plethysmography			
J305	Lung compliance (pressure volume curve of the lung from TLC to FRC) Airways resistance by plethysmography or estimated using esophageal	43.40	36.90	
J306	catheter	13.50	11.00	
J340	Maximum inspiratory and expiratory pressures	2.30	1.50	
J309	Carbon monoxide diffusing capacity by steady state at rest	9.00	6.90	
J310	Carbon monoxide diffusing capacity by single breath method	17.90	12.40	
J308	Carbon dioxide ventilatory response	16.65	11.20	
J328	Oxygen ventilatory response (physician must be present)	16.65	16.65	
1215	continuous heart rate and ventilation at rest and at each work-	41 50	27 70	
J315	load)	41.50	27.70	
E450	J315 plus J301 or J304 before and/or after exercise, add	11.10	5.60	
E451	exercise and followed for at least 5 minutes post exercise, add Stage II: Repeated steady state graded exercise (must include heart rate,	15.10	17.50	
	ventilation, VO2, VCO2, BP, ECG, end tidal and mixed venous	100 10	F1 00	
J316	CO <sub>2</sub> at rest, 3 levels of exercise and recovery)	109.40	51.30	
J317	Stáge III: J316 plus arterial blood gases, pH and bicarbonate or lactate  Assessment of exercise induced asthma (workload sufficient to achieve heart rate 85% of predicted maximum; performance of J301 or J304	145.00	87.10	
J330	before exercise and 5-10 minutes post exercise)	27.80	16.80	
G479	Arterial puncture for blood gas analysis	L/ •00	7.00	
J319	Blood gas analysis: pH, PO, PCO, bicarbonate and base excess	9.40	, ,,,,	
J318	Arterialized venous blood sample collection (e.g. ear lobe)	3.10		
	A-a oxygen gradient requiring measurement of RQ by sampling mixed expired		0.00	
J320	gas and using alveolar air equation	23.00	8.90	
J331	Estimate of shunt (Qs/Qt) breathing pure oxygen	23.00	11.50	
J313	Mixed venous PCO <sub>2</sub> , by the rebreathing method	9.40	3.10	
J323	0, saturation by oximeter at rest, with or without 0,	8.80	4.40	
J332	Oxygen saturation by oximeter at rest, at exercise of during sleep	13.30	6.70	
J334	J332 with supplemental 0,	20.20	10.30	
J322	Standard 0, consumption and CO, production	22.30	5.80	
	Non-specific bronchial provocative test (histamine, methylcholine, thermal			
J333	challenge)	32.20	23.70	
J335	Antigen challenge test	43.20	23.70	
	saturation and ventilation by plethysmography and with technician attendance during study period; to include physician attendance at set up, monitoring and interpretation (special visit premiums			
J339	not chargeable)	191.00	101.60	
J336	Interpretation of J339 only	191.00	37.80	
	Same as J339 plus additional monitoring to stage sleep			
	(e.g., E.E.G., E.O.G.) and continuous monitoring of E.C.G.,			
J337	add to J339 when both performed	114.60	37.80	
J338	Interpretation of J337 only, add to J336 when both performed	114.60	15.70	

#### DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code With a few exceptions specifically indicated below, the listed procedural benefits are for the procedure(s) alone. Consultations or visit benefits when such services are rendered, may be claimed in addition to the procedural benefits.

When a procedure(s) is the sole reason for a visit, add \$3.90 basic fee per visit for those procedures marked (+) regardless of the number of procedures carried out during that visit. However, if the patient visit is to a physician's office or a diagnostic facility controlled directly or

indirectly by a physician who has examined (or is about to examine the patient) and referred the patient to such a diagnostic facility, no basic fee should be claimed under these circumstances.

Note: G700 is not payable to a hospital department. Fee Schedule Interpretations

- Urinalysis and other laboratory tests listed on page 59, apply when these services are performed by a physician in his office with or without an associated consultation or visit. The same tests listed in the Laboratory Medicine Section of the Schedule apply to licensed laboratories.
- 2. Some fees for Diagnostic and Therapeutic Procedures have the technical and professional components listed separately. The technical component includes the salaries of support staff, equipment depreciation or lease costs, supplies and costs associated with the preparation of a written report. The professional component includes the clinical supervision of the diagnostic facility, interpretation of the test results and a written report. When only one fee is listed for a service, it represents the professional component only.
- The Preamble applicable to Surgical Procedures (pages 67, 68) also applies, where appropriate, to Diagnostic and Therapeutic Procedures.

#### ALLERGY

Note: If a patient presents for an allergy injection and has an acute infectious condition, albeit of the respiratory system, or some other unrelated condition which would have otherwise required a separate office visit, the physician is entitled to charge the appropriate assessment fee as well as the injection fee. If a patient requires a brief assessment of his allergic condition as well as the allergy injection, the physician should bill the injection and basic fees.

	inguerian and outre rect.	Proced.	
		Fee	Anaes.
+6200	Acute desensitization; e.g., ATS, penicillin	6.70	
+6201	Direct nasal tests, \$1.20 each, maximum  Hyposensitization, including assessment and supervision (one or more	3.60	
+6202	injections)	2.90	
G212	- when sole reason for visit (G700 plus G202) Insect verom desensitization (immunotherapy) - per injection (to a maximum of 5 per patient per diem. In addition to G205, after the initial major assessment, a minor or partial assessment may be claimed once per day	6,30	
G205	if rendered	9.90	
+6203	Ophthalmic tests - direct, \$1.20 each, maximum	3.60	
+G204	- quantitative	9.40	
G206	Patch test, \$1.20 each, maximum of 35 per year \$1.30 each, maximum of 50 per year for industrial or occupa-	42.00	
G198	tional dermatoses	65.00	
+6207	Bronchial provocative testing - per session (limit of 6 sessions per patient) Skin tests provided in physician's office or hospital including physician	10.80	
G209	interpretation 610 each - technical component, maximum	30.50	
G197	13% each - professional component, maximum Insect venom skin testing provided in physician's office or hospital inclu-	6.50	
G199	ding physician interpretation, \$0.95 each, maximum	28.50	
G195	year	20.25	
G196	Penicillin hypersensitivity skin test, \$0.81 each, maximum of 15 per year	12.15	
	ANAESTHESIA		
	Examination Under Anaesthesia – when sole procedure performed not otherwise listed in the Schedule.		
6260	with or without intubation (diagnosis required)	40.90	4
	CARDIONASCILAR Vascular Cannulation		
G479	Arterial puncture	7.00	
G268		24.10	
G309		34,95	
	Venipuncture - infant	7.10	

## DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Proced. Fee An	aes.
	CARDIONASCULAR - Cont'd.		
+G482	- child	4.80	
+G489	- adolescent or adult	1.70	
+G483 G282	Therapeutic venisection	7.40 15.30	
G287	or critical care benefits) - when dye dilution densitometry and/or thermal dilution studies done in	125.30	4
G304 G398	addition, add to a max. of 3 times per Swan-Ganz insertion  Insertion of permanent feeding line; e.g., Hickman or Broviac catheter	38 <b>.2</b> 0 104 <b>.3</b> 0	4
6399	Surgical removal of Hickman or Broviac catheter	30.30	4
G312 G317	Insertion of subcutaneous venous access reservoir (chemoshurt)	104.30 45.80	4
	- revision same site	8.10	,
0070	Blood Transfusions:	14 20	
G279 G275	Indirect transfusion	14.30 157.40	
	Assistant at exchange transfusion (see Preamble - page x, item 36(g))		
	Intra-uterine foetal transfusion - initial or subsequent	143 <b>.2</b> 5 11 <b>.</b> 80	
G2/6	Therapeutic plasma exchange	11.00	
G277	Initial and repeat, to a maximum of 5 per year, each	57.30	
G278	- more than 5 per year, each	29.00 I.C.	
02/2	reside pleasepie ests	1.0.	
6285	Cardioversion: Cardioversion (electrical) - limit of three sessions per patient, per day	50.40	5
	Cardiac Catheterization When more than one procedure is carried out at one sitting, the additional		
	procedures are to be charged at 50% of the listed benefits.		
	Hemodynamic/Flow/Metabolic Studies	110.40	
6290 6291	Right heart - pressures only	118.40 149.00	5 5
G292	transeptal	210.10	5
<b>G296</b> <b>Note</b> :	- benefit covers all studies on same day	78.70	
(299	Use code G304 instead. Oxymetry	78.70	
G289	Fick determination	78.70	
G300	Metabolic studies; e.g., coronary sinus lactate and pyruvate determinations Exercise studies during catheterization	78.70 86.70	
6306	Isotope studies during cardiac catheterization	78.70	
G305	Intracardiac phonocardiography	86.70	
	Angiography		
6297	Angiograms (any number of injections)	86,70	
G509 G293	- per graft injection	57.30 205.90	5
6293	Note: When G293 is done in addition to G297, it may be claimed as G293 + 50% of G297.		
G263	- with drug interventional studies, add	69.50	
G265	Transluminal coronary angioplasty, including angiography with or without pressure measurements, one or more sites or (on a single vessel)	305.60	5
G262	- each additional vessel, add	152,80	
G286	Electrophysiology/Pacing Endocardial mapping studies (does not include G267 or G294)	196.70	5
6298	Intracardiac electrocardiography and/or atrial pacing	78.70	
G267	HIS bundle ECG	131.00	
6266	Electrophysiologic studies (programmed stimulation drug intervention), with or without HIS bundle ECG	177.05	
G294	Insertion of temporary endocardial electrode	118.00	5
G254	Repositioning of temporary endocardial electrode	49.30	5
	Endomyocardial Biopsy		
G288	Endomyocardial biopsy - transvascular, right or left	131.00	

## THE ONTARIO GAZETTE

## DIAGNOSTIC AND THERAPEUTIC PROCEDURES

	DIAGNOSTIC AND THERAPEUTIC PROCEDURES	Description	
Code		Proced. Fee	Anaes
	CARDIOVASCULAR - Cont'd.		
	Electrocardiography - professional component must include pertinent written interpretation		
G313		7.40	
+6310	- technical component	5.50	
	Before and after exercise (Master's criteria) includes complete resting trac-		
~~.	ing and multiple leads taken immediately and 3 and 6 minutes post exercise.	0.00	
G314 G334	- technical component	8.00 8.00	
ш.	Maximal stress E.C.G. (exhaustion, symptoms or E.C.G. changes) or submaximal stress E.C.G. (to target heart rate for patient) by a standard technique -	0.00	
	with treadmill or ergometer and oscilloscopic continuous monitoring includ-		
	ing E.C.G's taken during the procedure and resting E.C.G's before and after		
	the procedure - physician must be in attendance at all times. The profes-		
	sional component includes the necessary clinical assessment immediately prior to testing.		
G315	- technical component	27.50	
G319	- professional component	43.50	
	Vector - technical component	14.10	
6335	- professional component	7.60	
	Continuous ECG Monitoring; e.g., Holter		
	Level 1 - Requires a recorder capable of recording or analyzing all beats and		
	transmitting this information to a scanner which is capable of analyzing		
	or printing every beat and also performing a trend analysis on the 12 or 24		
	hour tape period. Level 2 - Requires a recorder capable of recording only a portion of each		
	minute or a predetermined time period after an abnormal complex is sensed.		
	The scanner of this recorder is capable of analyzing this tape and printing		
	out all beats in the predetermined time period analyzing - the ST segment,		
	heart rate and ventricular premature beat frequency. Level 3 - Requires a recorder capable of recording beats for only a portion of		
	a minute and feeding this information into a scanner through an adapter		
	that feeds the information through the standard E.C.G. machine.		
	Level 1 - professional component	36.90	
G651	- technical component - recording	20.05	
9652 9653	- scanning  Level 2 - professional component	27.50 26.70	
G654	- technical component - recording	19.50	
0655	- scanning	13.40	
9656 9657	Level 3 - professional component	17.80	
9658	- technical component - recording scanning	13.40 8.90	
•	Interpretation of telephone transmitted E.C.G. rhythm strip	0.20	
6320	<ul> <li>professional component (must include pertinent writen interpretation).</li> </ul>	3.20	
6311	- technical component	1.60	
6283	Single chamber reprogramming including electrocardiography - professional component	7,30	
G284	- technical component	7.30	
	Dual chamber reprogramming including electroardiography		
6180	- professional component	10.90	
<b>GI81</b>	- technical component	9.70	
6307	- professional component	7.30	
G308	- technical component	7.30	
N-4	Non Invasive Cardiography:		
roce:	When more than one procedure of items marked (*) are performed at one sitting, the major procedure is to be claimed at full benefit and the remainder at		
	50% of the listed benefit(s).		
	*Phonocardiogram - multiple channel (not less than 3 channels)		
6504	- professional component	13.40	
G505 G506	- technical component	32.50 6.70	
GS07	(with pharmacologic intervention), add* *Apex cardiogram - professional component	8.10	
Œ08	- technical component	8.10	
Note:	Fees for apex cardiography and E.C.G. may be charged when both		
	services are rendered.		

## DIAGNOSTIC AND THERAPEUTIC PROCEDURES

	DIAGNOSTIC AND THERAPEUTIC PROCEDURES		
0-4-		Proced.	
Code		Fee	Anaes
	CARDIOVASOLLAR - Cont'd.		
	STOLONGOUN - WHE G.		
	Blood Flow Study (Doppler or other) - uni or bilateral		
	*Phlebography and/or carotid pulse tracing (with systolic time intervals)		
<b>6518</b>	- professional component	8.70	
G519	- technical component	8.70	
<b>G502</b>	Carotid phonoangiography - professional component	8.10	
G503	Oculoplethysmography - professional component	8.10	
G120	Impedance plethysmography - professional component	5.30	
G121	- technical component	10.40	
	Echocard iography		
6560	Complete study - 1 dim technical component	29.40	
G561	<ul> <li>professional component (P<sub>1</sub>)</li> </ul>	29.40	
<b>9562</b>	- professional component (P <sub>1</sub> ) - professional component (P <sub>2</sub> )	21.80	
G566		50.40	
G567	- professional component (P <sub>1</sub> ) - professional component (P <sub>2</sub> ) - 1 and 2 dim technical component	46.20	
G568	- professional component (P2)	34,80	
<b>6570</b>	- 1 and 2 dim technical component	64.70	
0571	- professional component $(P_1)$	61.30	
G572	- professional component (Y2)	45.80	
~~~	Limited study - 1 or 2 dim. for follow up studies - not to be charged in	12.00	
0574	conjunction with pregnancy study - technical component	13.90	
G575	- professional component (P <sub>1</sub> or P <sub>2</sub> )	13.90	
OC 27	cardiac popular study in conjunction with conpiete 1 and 2 dilli, echocardio-	38,20	
Q577	graphy studies - technical component	30.60	
G578	- professional component (P <sub>1</sub> )	9.20	
0579	Satisfe study (including verifuncture) - professional culturate (r <sub>1</sub> )	9,20	
	Professional components: P <sub>1</sub> is the professional fee for the performance of some or all of the procedure by a suitably trained physician or alternatively, the same physician being physically present in the echocardiography laboratory to supervise the procedure, interpret the results and provide a written report. P <sub>2</sub> is the professional fee for interpretation of the results (the video tape must be reviewed in its entirety by the physician) and provision of a written report by a suitably trained physician.  Peripheral Arterial and Venous Systems - see listings under Diagnostic		
	Ultrasound on page 47.		
	ORITICAL CARE Life Threatening Emergency Situation - Resuscitation in emergency situation (cardiac arrest, massive injury, cardio-respiratory failure, resuscita- tion of newborn (see page 65), severe shock, coma) includes immediate crisis related examination and usual resuscitative measures and to include as required, defibrillation, cardioversion, cut downs, intravenous lines, arterial and/or verous catheters, pressure infusion sets and pharmacological agents, urinary catheters, C.V.P. lines, blood gases, nasogastric tubes with or without lavage, endotracheal intubation and tracheal toilet.		
<b>G52</b> I	benefit per physician - first I/4 hour	63.00	
6523	- second 1/4 hour	31.50	
	<ul> <li>after first 1/2 hour (per 1/4 hour or major part</li> </ul>		
<b>G522</b>	thereof)	20.80	
	Maria Baranda da Maria		
	Other Resuscitation	32.50	
6395	benefit per physician - first 1/4 hour	32.50	
C201	- after first I/4 hour (per 1/4 hour or major part	16.20	
6391	thereof)	10.20	
	Consultation or assessments rendered before or after provision of resuscitative care may be claimed on a fee for service basis but not when claiming critical, Ventilatory or Comprehensive care fees.		
<b>6303</b>	Transthoracic pacemaker - insertion	39.30	
6211	Endotracheal intubation for resuscitation (not to be claimed when followed by a surgical procedure)	27.50	

Proced. Code Fee Anaes CRITICAL CARE - Cont'd. Oritical Care - (Intensive Care Unit) - includes provision in an Intensive Care Area of all aspects of care of a critically ill patient excluding ventilatory support and includes initial consultation and assessment, emergency resuscitation, intravenous lines, cut downs, pressure infusion set and pharmacological agents, insertion of arterial, C.V.P. or urinary catheters and nasogastric tubes, securing and interpretation of laboratory tests, oximetry, transcutaneous blood gases and intracranial pressure monitoring interpretation and assessment when indicated (excluding insertion of ICP measuring device). These fees are not chargeable for services rendered to stablized patients in I.C.U.'s. Physician-in-charge is the physician(s) daily providing the above. G400 1st day ... 162,00 ...... 2nd to 10th days (inclusive) per diem ..... 6401 81.M G402 40.50 11th day onwards per diem ..... Ventilatory Support (Intensive Care Unit) - includes provision of ventilatory care including initial consultation and assessment of the patient, endotracheal intubation with positive pressure ventilation including tracheal toilet, use of artificial ventilator and all necessary measures for its supervision, obtaining and interpretation of blood gases, oximetry, transcutaneous blood gas application and assessment. Physician-in-charge is the physician(s) daily providing the above. 6405 141.70 ....... G406 2nd to 10th day (inclusive) per diem ..... 70.90 11th day onwards per diem ..... Comprehensive Care (Intensive Care Unit) - these fees apply to Intensive Care physicians who provide complete care (both Critical Care and Ventilatory Support as defined above) to Intensive Care Area patients. These fees include the initial consultation and assessment and subsequent examinations of the patient, endotracheal intubation, tracheal toilet, artificial ventilation and all necessary measures for respiratory support, emergency resuscitation, insertion of intravenous lines, cut downs, arterial and/or venous catheters, pressure infusion sets and pharmacological agents, insertion of CVP lines, defibrillation, cardioversion and usual resuscitative measures, insertion of urinary catheters and nasogastric tubes, securing and interpretation of blood gases and laboratory tests, oximetry, transcutaneous blood gases, intracranial pressure monitoring interpretation and assessment when indicated (excluding insertion of ICP measuring device). These fees are not chargeable for services rendered to stabilized patients in I.C.U.'s. Physician-in-charge is the physician(s) daily providing the above. G557 236.80 2nd to 10th days (inclusive) per diem ..... **6558** 117.65 11th day onwards per diem ..... If Ventilatory Support only is provided, for example, by the anaesthetist(s), claims should then be made under Ventilatory Support. Comprehensive Care fees do not apply. Other physicians should then charge Oritical Care fees or the appropriate consultation, visit or procedures. The fees under Physician-in-Charge apply per patient treated, i.e., while the physician-in-charge may change during the course of treatment, the daily fee formula as set out should be charged by the physicians involved as if there was only one physician-in-charge during the treatment program; in this sense, the daily fees are team fees. If patient has been discharged from Unit more than 48 hours and is re-admitted to Unit, 1st day rate applies again on day of re-admission.

The appropriate consultation, procedure and visit fees shall apply after stopping Critical Care, Wentilatory Support or Comprehensive Care. Other physicians apart from those providing Critical Care or Comprehensive Care may charge the appropriate consultation, visit and procedure fees not listed in the fee schedule for Critical Care.

These claims will be adjudicated by the Plan on an Independent

Consideration basis.

Code	as a second record in the second records	Proced. Fee	Anaes
	CRITICAL CARE - Cont'd.		
	theoretical Thomas (non-disca)		
G800	Hyperbaric Therapy (per dive) Physician in chamber with patient - per dive, first 1/4 hour  - after first 1/4 hour (per 1/4 hour or	\$ 43.35	
G201	major part thereof) - after 2 hours in chamber (per 1/4 hour	21.80	
G802 G803	or major part thereof)	43.35	
G204	Physician not in chamber with patient(s) - per dive, first 1/4 hour after first 1/4 hour (per 1/4	32.50	
G805	hour or major part thereof)  Consultation(s) or assessment(s) and special visit premium(s) may be claim-	16.20	
Makes	ed on a per patient basis when these services are rendered.		
Note:	Hyperbaric therapy is not a benefit of OHIP for treatment of some conditions. Please refer to OHIP District Medical Consultant for qualifying diagnosis.		
G210 F	Appothermia (therapeutic) induction and management	147.45	
	eonatal Intensive Care evel A: Full life support including invasive monitoring, ventilatory		
G600	support and parenteral alimentation (all modalities)	226 00	
G601	- 1st day - 2nd to 10th days (inclusive) per diem	236,80 117,65	
G602	- 11th day onwards, per diem	58.80	
	Level B: Intensive care including full monitoring both invasive and non-in- vasive, oxygen administration and intravenous therapy, but without ven- tilatory support		
G610	- 1st day	152.80	
G611	<ul> <li>2nd day onwards, per diem</li> <li>Level C: Intermediate care including oxygen administration, non-invasive monitoring and gavage feeding.</li> </ul>	43.20	
G620	- 1st day	102.40	
G621	- 2nd day onwards, per diem  The above benefits include the initial consultation or assessment and subsequent exmination of the patient and, as required, insertion of arter-	21.40	
	ial, venous, C.V.P. or urinary catheters, intravenous lines, interpreting of blood gases, nasogastric tubes, pressure infusion sets and pharmaceutical agents, endotracheal intubation, tracheal toilet, artificial ventilation and all necessary measures for respiratory support.		
	These are team fees which apply to neonatologists/paediatricians/anaest- hetists providing complete care. If ventilator care only is provided by anaesthetists, the above listings do not apply. Claims should then be made under Ventilatory Support (G405, etc.) with Neonatology Paediatric		
	components billed on a fee for service basis.  If infant has been transferred from one level to another in either direc-		
	tion, up or down, second day benefits apply. Regular visit and procedure benefits will apply the day following temm-		
	ination of Neonatal Intensive Care.  If patient has been discharged from Unit more than 48 hours and is readmitted to Unit, 1st day rate applies again on day of re-admission.		
	The appropriate consultation, procedure and visit benefits shall apply after stopping artificial respiration or special care.		
	Intensive Care Monitoring		
	This category excludes Cardio-Pulmonary Resuscitation and Ventilatory Support and should be claimed on the basis of the appropriate consultation, procedure and visits benefit.		
	$\mbox{DIALYSIS: team benefits to include listed items.}$ (This does not include preliminary investigation of the case).		
	Haemodialysis (to include haemofiltration, haemoperfusion)		
R849	Initial and acute (to include surgical components)	668.50	6
R850	Insertion of cannula (to be included in the \$668.50 initial)	240.70	6
G325 G323	Medical component (to be included in the \$668.50 initial)	427.80 217.70	

	DIAGNOSTIC AND THERAPEUTIC PROCEDURES		
		Proced.	
Code		Fee	Anaes
	DIALYSIS - Cont'd.		
	52-1313		
6326	Ohroniceach	50.30	
6327	Revision of carnula - single	78.70	4
6328	- both	116.50	4
6329	De-clotting of cannula	71.60	
R843	Removal of cannula or A.V. shunt	62.30	4
R827	Creation of A.V. fistula - see listing on page 97	275.00	6
R841 R851	Obliteration of A.V. fistula	63,00 305,60	7
R840	By-pass graft for haemodialysis - synthetic autogenous vein	324.70	7
R833	Ligation or removal of by-pass graft A	63.00	Á
R324	Insertion of subclavian catheter for haemodialysis	71.60	•
6336	- Revision	11.80	
	Peritoneal dialysis		
6330	Acute (up to 48 hours) includes stylette cannula insertion (temporary)	152,80	
6331	Repeat acute (up to 48 hours) - maximum of 3	137.50	
6332	Chronic (up to 48 hours) - maximum of \$143,20 per week	71.60	
R852	Insertion of peritoneal cannula by laparotomy	143.25	6
R853	Insertion of Tenchkov type peritonal catheter - chronic - by trocar	71.60	4
R854	Removal of Tenchkov type peritoneal catheter	39.00	
	many to the second of the seco		
	Home/self-care dialysis - services rendered by physician		
	Hemodialysis and peritoneal dialysis (intermittent peritoneal dialysis and		
	continuous ambulatory peritoneal dialysis) - includes routine clinic visits (system/drug/dialysis technique/blood work review and physical		
	examination), counselling/psychotherapy of patients and relatives and		
6333	supervised dialysis when required, per patient, per week	22.90	
مس	When physicians are required to make emergency visits to see patients on	22.50	
	any form of home/self-care dialysis the appropriate visits and premiums		
	are benefits. When the patient requires hospitalization, the appropriate		
	fees for daily care and in-hospital dialysis are benefits instead of		
	6333.		
	ENDOCRINOLOGY AND METABOLISM		
	Active States Market States		
+G493	ACTH test - single or multiple, per injection	4.90	
	Antidiuretic hormone response test including the 8 hour water		
+6337	deprivation test	13.00	
	Clonidine suppression test (for the investigation of pheochromocytoma) -	10.10	
+6338	with physician present - includes venipunctures	19.10	
	Glucagon test	7.00	
+G494	(Type A) for carbohydrate response	7.80	
+G495	(Type B) for hypertension, pheochromocytoma and insulinoma	22 50	
CCED	provocative test (including cold pressor test)	32.50	
6358	venipunctures)	19.10	
+6340	Histamine test to include a control cold pressor test	34.80	
+6341	Hypertonic saline infusion test	13.00	
+6342	Implantation of hormone pellets	23.80	
	Insulin hypoglycemia pituitary function test with or without TRH and		
+G497	LHRH alone or in combination	38,20	
+G498	Intravenous glucose tolerance test	7.80	
+G499	Intravenous tolbutamide test	38,20	
+6513	Pentagastrin stimulation for calcitonin	13.00	
+6344	Phentolamine test	32.50	
+G501	TRH or LHRH test, per injection	4.90	
+6490	Saralasin test	32.50	
	GASTROENTEROLOGY		
	to the contract of the contrac	-21	
6349	Oesophageal tamponade (Blakemore bag) - insertion	34.80	
	Oesophageal motility study(ies) with manometry	en a-	
6350	- standard, with physician in continuous attendance	68.80	
6343	- interpretation only	15,30	
6353	Oesophageal acid perfusion test and/or provocative drug testing with physician in continuous attendance	26.00	
س	programme in continuous describers.	20,00	

	DIAGNOSTIC AND THERAPEUTIC PROCEDURES		
		Proced.	
Code		Fee	Anaes
	GASTROENTEROLOGY - Cont'd.		
	·		
G252	- interpretation only	8.25	
	Oesophageal pH study for reflux, with installation of acid		
G251	- standard, with physician in continuous attendance	26.00	
G351	- with 24 hour monitoring	30.60	
G346	- tracing interpretation only	15.30	
	Gastric lavage		
+G355	(a) diagnostic	7.40	
G356	(b) therapeutic - with or without ice water lavage	26.00	
4550	Gastric secretion studies (Augmented Histamine or Histalog, or Pentagastrin)	20.00	
+G357		14.30	
	- procedure and supervision	7.40	
6352			
G354	Anal-rectal manometry with physician in continuous attendance	34.80	
G253	- interpretation only	8.20	
	GYNNECOLOGY		
G367	Artificial insemination	19.50	
G363	Cervical mucous penetration test	13.40	
G361	Endometrial flushing	13.40	
+G364	Huhner's test	13.40	
G374	Tests of tubal patency e.g. Rubin's	15.30	4
G378	Insertion of intra-uterine contraceptive device	16.20	
+6365		3.40	
*6300	Papanicolaou smear	3.40	
	(The Papanicolaou smear is included in the consultation, repeat consul-		
	tation, general or specific assessment (or re-assessment), partial		
	assessment, annual health or routine post-natal visit when a pelvic		
	examination is a normal part of the foregoing services.)		
	Cost of I.U.C.D. and laminaria tent may be charged directly to the		
	patient.		
	INJECTIONS OR INFUSIONS		
+G369	B.C.G. innoculation, following tuberculin tests	4.00	
Note:	Multiple B.C.G. innoculations used for treatment of carcinoma are to be		
1000.	considered experimental and no claims should be made for this service.		
+G370	Bursa, joint, ganglion or tendon sheath and/or aspiration	15.30	
G371	(each additional site or area, \$7.60 - maximum \$38.10 per visit)	13.50	
	coro corre and allered in addition to summical banefits when conformed at		
Note:			
	time of surgery.		
	Chemonucleolysis		
	Lateral discography		
G390	- first disc	47.75	4
6368	- if lumbosacral disc included, add	42.40	
G386	- second and subsequent discseach	23.90	
	Injection for chemonucleolysis		
6392	- initial injection	39.70	
6393	- any subsequent injection at other levels, each	19.90	
6396	Injections of extensive keloids	19.10	
6397	- under general anaesthesia	34.80	Δ
6397		34.00	7
	Intramuscular, subcutaneous or intradenmal including interpretation		
	- with visit,	1 70	
G372	- each injection	1.70	
Note:	Use G372 for rabies injection(s).		
	Intramuscular, subcutaneous or intradermal including interpretation		
	- sole reason,		
6373	- first injection	4.00	
G372	- each additional injection	1.70	
	Intralesional infiltration		
+6375	- one or two lesions	6.90	
+6377	- 3 or more lesions	10.20	
G383	- extensive	I.C.	
	Administration of oral polio vaccine - if only service rendered	1.30	
G462	Administration of tienus for tricors point	6.90	
6384	Infiltration of tissues for trigger point	3.50	
<b>638</b> 5	- for each additional site, add (to a max. of 2)	3,30	

## THE ONTARIO GAZETTE

	DIAGNOSTIC AND THERAPEDITIC PROCEDURES		
Code		Proced. Fee	Anaes
	INJECTIONS OR INFUSIONS - Cont'd.		
	Intravenous		
+6376	Infant	7.80	
+6379	Child or adult	4.80	
	Notes:(1) 6376 or 6379 apply to cryoprecipitate infusion.		
	(2) 6376, G379 may not be claimed with G279 nor with x-rays.		
	(3) Except for G381, G281, injections into established I.V. appara-		
	tus may not be claimed.		
.000	Out down including cannulation as necessary	20.85	
<b>40300</b>	Chemotherapy (marrow suppressant) - with each injection initiated by a	20.00	
	physician by intravenous infusion for treatment of malignant or auto-		
	immune di sease		
	<ul> <li>single injection (for agents other than adriamycin, cisplatin, bleo-</li> </ul>		
+6381	mycin or high dose methotrexate)	10.70	
G281	- each additional injection (other than above drugs)	5.30	
	Chemotherapy and patient assessment provided by physician in hospital based		
	clinics or to in-patients (the following benefits include patient asses-		
	sment for a 24 hour period, drug administration and establishment of		
	intravenous to a maximum of one fee claimed, every three weeks)		
	<ul> <li>single agent intravenous chemotherapy i.e.</li> </ul>		
6339	adriamycin, cisplatin or bleomycin	36.10	
	-multiple agent intravenous chemotherapy including at least one of		
6345	either adriamycin, cisplatin or bleomycin	48.10	
	-special single agent chemotherapy utilizing either high-dose metho-		
	trexate with folinic acid rescue - methotrexate given in a dose of		
	greater than 1 g/m² or high dose cisplatin greater than 75 mg/m² given		
6359	concurrently with hydration and osmotic diuresis	68.80	
	Supervision of chemotherapy (marrow suppressant) for malignant or		
G382	auto-immune disease by telephone - monthly	8.80	
	Varicose veins (maximum per visit - \$15,60)		
+6387	- single injection	7.80	
6388	- multiple (unilateral or bilateral) each additional	3.90	
	Compression sclerotherapy (includes multiple injections, compression ban-	0.50	
6536	daging and one post injection visit)	59,00	
9537	Repeat compression sclerotherapy	19.70	
٠	Management of parenteral alimentation - physician in charge - not to be	131.0	
<b>6510</b>	charged in addition to hospital visitsper visit	16.00	
		20000	
	LABORATORY HEDICINE IN PRIVATE OFFICE		
	The following benefits apply to physicians who perform these particular		
	tests in their own offices. The L.M.S. schedule for Laboratory Medicine		
	on pages 20-31 for these particular tests applies to licensed		
	laboratories.		
N.C.	Aminophylline (theophylline)	N.A.B.	
	Onolesterol, total	4.30	
	Glucose, quantitative or semi-quantitative - see Laboratory Medicine	,,,,,	
6002	Preamble, page 19, para. 4	1.60	
	Hemoglobin screen and/or haematrocrit (any method or instrument)	1.10	
	Lactic dehydrogenase (L.D.H.) total	3.20	
	Occult blood	1.20	
	Pregnancy test	3.20	
	SGUT	3.20	
	Urea nitrogen (B.U.N.)	1.90	
	Uric acid	1.90	
	Urinalysis, routine (includes microscopic examination of centrifuged speci-		
	men plus any of S.G., pH, protein, sugar, haemoglobin, ketones, urobi-		
6009	linogen, bilirubin)	3.60	
0010	- one or more parts of above without microscopy	1.60	
6011		10.40	
	Net preparation (for fungus, trichomonas, parasites)	1.60	
WIL	man be character. From transfers or transfers of boundaries to ensure expression of the first transfers of the fir	1.00	

	DISCOULT NO HELVEDITE PROCEDUES	Proced.	
Code		Fee	Anaes
	NEPHROLOGY		
	No. best and and an arrange of the second of		
	Nephrological management of donor procurement - includes management of the		
	neurologically "dead" donor on life support systems, assessment of renal		
G411	functions pre-nephrectomy, pre-nephrectomy immunotherapy, assessment as to potential recipients to be called in, etc.	147.45	
G347	Renal perfusion with hypothermia for organ transplantation	73.70	
G348	Renal preservation with continuous machine perfusion	73.70	
	Nephrological component of transplantation, including complete patient care	75.70	
G412	for first 48 hours following transplantation	355.30	
	• 3.		
	NERVE BLOCKS - not to be charged when used as local anaesthesia for surgical		
	procedures		
Note:	Time units are not applicable to nerve blocks. If one physician gives the		
	anaesthetic and another does the nerve block, claim the anaesthetic		
	under G260, page 51.		
G214	Brachial alovus	41.60	
G215	Brachial plexus	41.60 64.20	
6239	Differential intrathecal spinal block	97.40	
G216	Epidural block	57.30	
G245	Epidural or intrathecal injection of sclerosing solution	126.10	
G243	Femoral nerve - unilateral	41.60	
G244	- bilateral	62.45	
G246	Introduction of epidural catheter for relief of pain: institution	59.00	
	<ul> <li>hospital visits for each additional visit rendered (to a maximum of 4</li> </ul>		
G247	visits per day). See also Preamble para B37	visit fees	
G218	Ilioninguinal and iliohypogastric nerves	41.60	
6219	Infraorbital	26.00	
G220	Intercostal nerve	26.00	
G221	- for each additional one, add	13.00	
G2222	Intrathecal spinal	57.30	
G225 G250	Mental branch of mandibular nerve	26.00 57.30	
G241	Obturator nerve - unilateral	41.60	
G242	- bilateral	62.45	
G227	Other cranial nerve block	64.20	
	Paravertebral nerve block of cervical, thoracic or lumbar or sacral or		
G228	cocygeal nerves	41.60	
G123	- for each additional one, add (to a maximum total of \$124.80)	20,80	
G229	Pudendal - unilateral	41.60	
G240	- bilateral	62.45	
Note:			
0400	66.	25.00	
G422 G230	Retrobulbar injection (not to be claimed when used as a local anaesthesia).	26.00 41.60	
G226	Sciatic nerve	62.45	
G248	Single shot caudal block done in conjunction with anaesthesia	11.80	
<b>L</b> 10	Somatic or peripheral nerves not specifically listed	11100	
G231	- one nerve or site	26.00	
G223	<ul><li>additional nerve(s) or site(s), add</li></ul>	13.00	
G232	Spleno-palatine ganglion	41.60	
G233	Splanchnic	41.60	
G234	Stellate ganglion	41.60	
G256	Superior laryngeal nerve	26.00	
G235	Supraorbital	26.00	
G236	Sympathetic block(s) (lumbar or thoracic)	41.60	
G237	- bilateral	62.45 41.60	
G238 G217	Transverse scapular nerve	64,20	
GZ17	Trigeminal ganglion	04,20	
	priate nerve block fees as listed above with the exception of fee codes		
E958	G245 and G246.		
	NEUROL.OGY		
	· ·		
G273	Epidural injection of adrenal steriod or autologous blood	56.30	
G274	- post laminectomy into operative site	68.80	
Z804	Lumbar puncture	31.20	
Z805	- with instillation of medication	41,60 51.05	
G410	Amytal test (Wada) - bilateral-supervision and coordination of tests Electrocorticogram - supervision and interpretation	51.95 129.90	
G413	Lieutrouri titogi ali - supervision and interpretation	12.50	

	DIAGNOSTIC AND THERAPEUTIC PROCEDURES		
		Proced.	
Code		Fee	Anaes
	NELROLOGY - Cont'd.		
G419	Tensilon test	15.30	
G551		129.90	
wi	Electroencephalography	II.	
	An EEG consists of at least a twenty minute recording with referential and		
	bipolar montages and at least eight channels (except in neonates).		
	Hyperventilation and photic stimulation should be done in all cases		
	where clinically possible.		
+G414		19.90	
G415	Professional component	16.90	
G416	With activating or sleep inducing drugs and/or sleep deprivation, add  Inserting subtemporal needle electrodes, add	12.20	
G417	Outpatient ambulatory EEG monitoring	12,20 38,20	
an	Videotape recording of clinical signs in association with spontaneous EEG,	الصورات	
<b>Q545</b>	add to routine fees, per 1/4 hour (maximum of 1 hour)	11.30	
	Radiotelemetry or portable recordings to monitor spontaneous EEG from a		
G546	freely moving patient, add to routine fees	23.40	
	Evoked Responses		
	Simple average evoked potential studies with one sensory modality of		
G547	stimulation	18.25	
	Complex evoked potential studies involving several sensory modalities,		
CEAO	multiple threshold determinations, of more than four simultaneous channels	47.70	
G548	of recording, not completely under supervision	47.70	
<b>Q549</b>	professional supervision	95.50	
w,	Sleep Laboratories	75.50	
<b>G550</b>		69.50	
	Polygraphic recording of three parameters in addition to EEG (such as		
	respiration, eye movement, EKG, muscle movements, etc.) add		
G544	per item (to a maximum of \$20.70)	6.90	
Note:	0550 - if not overnight sleep recording, see code G416.		
	OPHTHALMOLOGY		
	Note: G424, G423 - Contact Lens fitting is not a benefit except under		
	certain specific conditions. See Preamble, Appendix A.		
6424	Contact lens fitting (with follow-up for 3 months)	140.20	
	One eye only, when the other eye has been previously fitted by the same		
G423	physician (with follow-up for 3 months)	72,20	
G463	Hydrophilic "Bandage" lens fitting	72 <b>.2</b> 0	
	Colour vision detailed assessment (not to be claimed for screening tests		
G438	such as Ishihara, HRR and University, etc.)	19.50	
G437		27.50	
+G439	Electro-oculogram - interpretation fee	15.70 38.20	
+G425		38.20	
	Fluorescein angioscopy	11.10	
Note:	GA25, GA44 - for bilateral procedures, add 50% of the listed Benefit.		
	Glaucoma provocative tests, including water drinking tests	23.10	
G428	Hess screen examination	7.70	
G427	Ophtha Imodynamometry	7 <b>.7</b> 0	
	Radioactive phosphorus examination		
G429	- anterior approach	34.00	
G430	- posterior approach Subconjunctival or sub-Tenons capsule injection	68,80	
Moto:	G429, G430, G421 - for bilateral procedures, add 50% of the listed Benefit.	12,80	
	Tonometry	4.00	
	(Not to be claimed if done in conjunction with an ophthalmological consult-		
	ation or specific assessment).		
G433	Tonography (to include tonometry) with or without water	15.70	
	Visual fields - kinetic (with permanent record)	7.70	
G432		23.10	
G464	Visual evoked response	19.50	
	OTOLARYNGOLOGY		
	VIOLATIBLE		
+G420	Ear syringing or curetting (not claimed with 2907) - uni or bilateral	3.85	
	Diagnostic Hearing Tests (not applicable to fixed level screening audio-		
	metry)		
	Pure tone thresholds audiometry with or without bone conduction		
G440	- technical component	7.20	
<b>G525</b>	- professional component	4.50	

	DIMONOSTIC AND THEMPEDITIC PROCEDURES	Onemal	
Code		Proced. Fee	Anaes
	OTOLARYNGOLOGY - Comt'd.		
	UIODRINGULGI - WIL d.		
	Pure tone thresholds audiometry (with or without bone conduction ) and speech reception thresholds and/or speech discrimination scores		
G441	- technical component	10.10	
G526	- professional component	9.85	
G442	compliance - technical component	2.30	
+6529	- professional component	1.50	
G448 G450	Sound field audiometry (infants and children)- technical component  - professional component	15 <b>.3</b> 0 13 <b>.</b> 75	
U+30	- professional comparenc	13./3	
	Advanced testing e.g. recruitment, tests of malingering, central tests and stapedial reflex decay tests; manual impedance testing (not to be billed with G442 and G529) - per test (maximum 3 tests).		
G443	- technical component	6.60	
<b>6530</b>	- protessional component	4.60	
	Hearing aid evaluation and/or fitting of tinnitus masker ( does not include G526 and G441)		
G447	- technical component	24.40	
+6531	- professional component	9.90	
	include G526 and G441)		
G445	- technical component	12.20	
+G446	- professional component	4.90	
G811 G812	Cortical evoked audiometry - technical component professional component	25.20 8.40	
0012	Cortical evoked audiometry, multiple frequency, (minimum of 4 frequencies	0.40	
	in each ear) - as required by W.C.B.		
N.C.	- technical component	N.A.B.	
N.C.	- professional component	N.A.B.	
G813	Brainstem evoked audiometry – technical component	25.20	
G814	- professional component	12.20	
G815	- technical component	25.20	
G816	- professional component	81.00	
.0440	Diagnostic Balance Tests	r ro	
+G449 G104	Caloric testing without ENG - professional component  Positional testing with ENG - technical component	5.50 15.70	
G105	- professional component	14.10	
G451		15.70	
+G533	- professional component	14.10	
	Stroboscopy - professional component	13.00	
G191		9.55	
GIOR	Computerized rotation tests - professional component	15.70	
	Diagnostic Taste Tests		
	Electrogustametry or conventional taste tests		
+G452	- professional component	11.10	
	PHYSICAL MEDICINE		
	Electromyography and nerve conduction studies		
	When patients are referred directly to BMG facilities solely for testing, consultation and visit fees are not benefits in addition to the		
	following fees:		
	Schedule A - Complete procedure i.e. conduction studies on two or more nerves presumed to be involved in the disease process along		
	with EMG studies of multiple muscles and/or detailed studies		
	of neuromuscular transmission. It also includes as		
	necessary study of normal nerves and/or opposite side for		
	comparison professional component - when physician performs EMG, performs and/or		
G456	supervises nerve conduction studies and interprets results	76.40	
G459	- interpretation only	16.80	
G455	- technical component	22.90	
	Schedule B - Limited procedure i.e. conduction studies on a single nerve		
	(motor and/or sensory conduction) and/or limited EMG studies		
	of the involved muscle(s) and/or limited neuromuscular		
	transmission study - professional component - when physician performs EMG, performs and/or		
G457	supervises nerve conduction studies and interprets results	54.20	
G469	- interpretation only	16.80	
G466	- technical component	15.30	
+G460	Strength duration and chronaxie - major	6.50 3.70	
+G461	- minor	3.70	

## THE ONTARIO GAZETTE

Code	physical and listagenic sections?	Proced. Fee	Anaes
	PHYSICAL MEDICINE AND REHABILITATION - Cont'd.		
	Thomas tic Describer		
+G465	Therapeutic Procedures  Manipulation (by physician) - major joint(s) or spine - one or more joints.  (under general anaesthesia, see Surgical Procedures)	\$ 10.60	
+G467	Miscellaneous therapeutic procedures - as listed below (physician's own patients) - Notes: (1) May be claimed by a physician for physiotherapy procedures performed by an appropriately trained paramedical under that physician's direct supervision.  (2) Only one 6467 may be claimed per patient visit.  (3) Not allowed to hospital inpatient, outpatient or approved physiotherapy facility.	6.10	
	Superficial thermal therapy - radiant, hot pack, whirlpool, paraffin bath, or ice.		
	Deep heat - short wave diathermy, microwave diathermy or ultrasound, Light (Ultraviolet) - general or local application, P.U.V.A.		
	Electrotherapy - Galvanic, Faradic and sinusoidal currents, iontophoresis, transcutaneous nerve stimulation for relief of pain.  Hydrotherapy - local (arm or leg) and general(Hubbard) for body immersion;		
	therapeutic pool for under water exercise.  Mechanotherapy - massage, mechanical device - traction, pulleys and weights, treadles, stationary bicycles, shoulder wheels.  Therapeutic exercise (physiotherapy).		
	Location and injection of peripheral motor nerves for reduction of spa sticity including electrodiagnosis of motor point:		
G485 G486	Major nerve and/or branches	34.80 21.80	
G487	- major nerve	21.80	
G488 N.C.	- additional major nerve  Acupuncture: i.e. including insertion of needle(s) into specifically selected point(s) combined with manual, electrical or themal stimulation of the conductor of the c	14.30	
	tion of the needle(s) for the management of pain, physician	N.A.B.	
G471	PSYCHLATRY Electroconvulsive therapy (E.C.T.) cerebral-single or multiple Note: - Electrosleep therapy or Sedac therapy are not benefits of OHIP.	24.10	2
	TELERADIOTHERAPY		
+G472	Minor teleradiotherapy - X-ray, 150 K.V.P. or less - charge per treatment visit	a m	
104/2	Note: For the first minor teleradiotherapy procedure rendered to a patient,	8.00	
	the physician may charge the appropriate consultation or assessment fee in addition to the procedural fee(s). On subsequent visits, only the minor teleradiotherapy plus 6700 should be claimed unless additional procedures have been performed or unless there has been a complication or change to a totally unrelated diagnosis. In the first exception, the minor teleradiotherapy plus the benefits for additional procedures may be claimed. In the second exception, the appropriate assessment and minor teleradiotherapy benefits may be claimed.		
	THERMOGRAPHY (infra-red mammography) - one or more areas		
G491 G492	Technical component Professional component	12.60 6.30	
G484	URCLOGY Cystometrogram with selective sacral nerve block studies Cystometrogram and/or voiding pressure studies and/or flow rate with or without postural studies and/or urethral pressure profile including	43.35	
+G475	interpretation with or without use of EMG including interpretation  Complete multichannel urodynamic assessment - pressure-flow studies, urethral pressure monitoring, with or without fluoroscopic cysto-	15.30	
G193	urethrography	22.90	
G194 +G474	- with EMG, add to G193	6.50 6.90	
	- interpretation of comprehensive urodynamic studies (when the procedure is	6.90	
GA77 +GA76	done by paramedical personnel)	4.20 4.20	
-G+/0	rivosacie massage	4,20	

#### ORSTETRICS

1. Obstetrical care is divided into its components. A prenatal major assessment when performed may be claimed; it shall comprise a full history, an inquiry into, and an examination of all parts or systems (and may include a detailed examination of one or more parts or systems), an appropriate record and advice to the patient. All other prenatal visits shall comprise the necessary history and inquiry, examination, appropriate record, pregnancy related counselling and advice to the patient. Normal (uncomplicated) prenatal care includes a prenatal general assessment visit, then monthly visits to 32 weeks, followed by visits every 2nd week to 36 weeks, then weekly visits until delivery. However, complicated pregnancies may require additional visits. Labour - delivery and postpartum care are listed separately.

2. If an uncomplicated obstetrical patient is transferred from one physician to another physician for obstetrical care, the appropriate assessment benefit may be charged by the second physician, followed by prenatal visits. This statement does not apply to physicians substituting for each other or when the second physician sees the patient for the first time in labour. If the obstetrical patient is referred to a consultant for obstetrical care because of the complexity, obscurity or seriousness of the case, the consultant may claim a consultation in addition to the prenatal visits.

3. Illinesses resulting from or associated with pregnancy or false labour requiring added home or

hospital visits, shall be claimed on a per visit basis.

4. When a pregnant patient visits her physician for a condition unrelated to her pregnancy and apart from her routine scheduled prenatal visits, the physician may charge the appropriate visit benefit.

5. The listings under the heading Referred Services may be claimed by the consultant physician in addition to the appropriate consultation or visit benefit. They may not be claimed by physicians providing obstetrical care to their own patients.

6. If a consultant is requested by another physician to perform a surgical induction of labour, or emergency removal of a Shirodkar suture (except at delivery) assuming someone else has inserted the suture, the consultant should claim consultation benefit for this (these) service(s).

7. Medical induction or stimulation of labour may be claimed once per pregnancy by any one physician and only when carried out for a recognized obstetrical complication(s) and does not qualify for detention benefits.

8. The listings for "Attendance at labour and attendance at delivery" and for "Attendance at delivery" may not be claimed by any physician when a patient is transferred to a second physician for normal obstetrical care.

9. Ordinary immediate care of the newborn is included in the labour-delivery fee and when the service is rendered by the anaesthetist, it is included in the anaesthetic benefit. A life threatening emergency situation requiring active resuscitation of the newborn provided by any physician may be claimed under codes G521, G522, G523. When indicated, endotracheal intubation and tracheo-bronchial toilet should be billed under G211.

10. When a physician provides newborn care and also performs a circumcision on the same newborn or

infant, both services may be claimed.

11. When an obstetrician routinely transfers all newborns to another physician, the latter should not claim consultation benefit for these "transferrals". If the baby is well, the physician should charge the newborn care in hospital benefit plus for attendance at maternal delivery if this service is given. If the baby is sick, the physician may claim a general assessment and for attendance at maternal delivery (if this service is given) plus daily visits for as long as his services are required. If an obstetrician normally cares for newborns himself or transfers the care of newborns to a family physician but refers a newborn to a paediatrician because of the complexity, obscurity or seriousness of the case, the latter may claim for this service according to the following guidelines:

a) If attendance at maternal delivery is provided, code P667 may be claimed and if a general assessment of the baby is carried out, code C263 may be claimed as well. However, a postnatal consul-tation of the baby, code C265 may not be claimed in addition to code P267.

b) If a paediatrician has not attended delivery, a postnatal consultation may be claimed (if this

service is rendered) even though a prenatal consultation may already have been claimed.

12. When a physician provides prenatal visits, attends labour, assists or administers the anaesthetic at Caesarean section and visits the patient post-operatively, he is entitled to claim for prenatal visits, attendance at labour, assistant's or anaesthetist's benefits for Caesarean section and post-operative supportive care while the patient is in hospital.

13. Physicians may claim for assisted breech delivery (PO20) when the service includes spontaneous

delivery to the umbilicus, with extraction of the shoulders, arms and aftercoming head.

14. The Preamble applicable to Surgical Procedures (pages 67, 68) also applies to obstetrics where

appropriate.

15. The premiums applicable to Obstetrics are as follows: When deliveries and other obstetrical procedures done in continuity with the delivery occur after 5:00 p.m. and before midnight or on Saturdays, Sundays and Holidays, increase the procedural fee(s) by 30% (E409). When time of delivery occurs after midnight and before 7:00 a.m. any night during the week, increase the procedural fee(s) by 50% (£410). These premiums are not chargeable in addition to the obstetrical procedural fee(s) if labour is induced by medical and/or surgical means by the same physician unless the reason for the induction is fetal distress, diabetes, premature rupture of membrane, severe pre-eclampsia-hypertension or abruption. However a forewater A.R.M. or oxytocin augmentation of labour carried out on a patient in desultory labour does not constitute induction.

### OBSTETRICS

Code	OBSTETRICAL CARE	Asst	Obst'n	Anaes
	Prenatal Care:			
P003	- General assessment (major prenatal visit)	2	39.00	
P004	- Minor prenatal assessment (all other prenatal visits)	•	15.30	
	Labour - Delivery:			
P006	- Vaginal		181.45	
P020	or assisted breech delivery		200.55	5
P018	- Caesarean section	6	204.75	6
PO41	- Caesarean section including tubal interruption	6	223.85	6
P042	- Caesarean section including hysterectomy	8	501.60	8
E500	Multiple births, any method of delivery - each child, extra		65.50	
	third and subsequent births.) Attendance at labour only (when patient is transferred to another centre			
P038			04.00	
P009	for delivery)		84,80	
rus	Attendance at labour with physician in attendance at delivery		181.45	
	Caesarean section or gives anaesthetic at operative delivery and claims			
P011	separately for these services as assistant or anaesthetist)		123.40	
P010	Attendance at delivery (attending physician or consultant(s))		84.80	
P028	anal sphincter and perineum		68.80	4
<b>Z</b> 774	curettage		69.50	5
P007	Post natal care in hospital and/or home		42.40	
P008	Post natal care in office		19.10	
	Referred Services (I.O.P.) - when only service(s) rendered			
P036	Repair of vaginal laceration		45.80	4
P039	Repair of cervical laceration		45.80	4
P029	Manual removal of retained placenta		45.80	4
P013	Obstetrical anaesthesia			5
P014	<ul> <li>(a) introduction of catheter for analysis including first dose</li></ul>			6
P015	of catheter and first dose)			
E100C	(c) attendance at delivery - per 1/4 hour - time units			
6224	Pudendal block (bilateral) - see para. 37(s) on page		11.80	
7776	High Risk Pregnancies		~ ~	
<i>Z</i> 776	Fetal blood sampling (1.0.P.)		26.90	
<i>1</i> 773	(I.O.P.)		131.20	
7/39	Oxytocin challenge test (I.O.P.)		38,60	
Z/34	- failed leading to Caesarian section (same physician)		46.20	
P022	Oxytocin infusion for induction of labour - see paragraph 7		54.05	
P023	Oxytocin infusion for stimulation of desultory labour		54.05	
<i>1</i> 721	of supervision in same institution (I.O.P.)		54.05	
<i>Z</i> 778	Amniocentesis - diagnostic or genetic (I.O.P.)  Suture of incompetent cervix during pregnancy (I.O.P.) (Shirodkar		38.60	
P031	procedure)	3	114,60	4
	Elective removal of Shirodkar suture		isit fee	
P034	Uterine inversion, manual replacements		100,30	4

<sup>(</sup>Listings for ectopic pregnancy, hysterotomy, abortion and postpartum tubal interruption are on pages  $139,\ 140)$ 

- Preamble FOR DEFINITION OF THE ROLE OF THE REFERRING PHYSICIAN, SEE REFERRING PHYSICIAN SERVICES ON PAGE ix.
  - FOR DEFINITION OF THE ROLES OF THE ANAESTHETIST, SEE ANAESTHETIST SERVICES ON PAGES x and xi. (1) The surgical benefit (except for those procedures marked I.O.P., Complete Care and Fractures and Dislocations requiring no reduction) includes hospital visits rendered by the surgeon two days prior to surgery, the operative procedure, the post-operative care usually associated with the procedure(s) rendered by the surgeon while the patient is in hospital, and one office visit for follow up examination if necessary. If the surgeon is required to perform a procedure(s) not usually associated with the original surgical procedure, he may claim for these on a fee for service basis. If special visits to hospital are required at any time post-operatively, the surgeon may claim the special visit premiums even if the basic hospital visit fees are not chargeable (under these circumstances the hospital visits should be claimed on an NVC (no charge) basis. The surgical benefit as noted above does not include the major pre-operative visit i.e. the consultation or assessment fee chargeable when the decision to operate is made and the operation is scheduled, regardless of the time interval between the major pre-operative visit and surgery. The hospital or day-care admission assessment (consultation, repeat consultation, general or specific assessment or re-assessment) is not a benefit to the surgeon unless it happens to be the major pre-operative visit as defined above. Hospital visits (minor assessments) may be claimed for visits rendered more than two days prior to surgery. Other visits (excluding admission assessments) prior to admission may be claimed for in addition to the surgical fee. For patients remaining in hospital because of complications, hospital visit fees may be claimed in addition to the surgical or procedural fee after eight weeks of hospitalization in the case of fractures and dislocations and after two weeks for other procedures. Because the number of hospital visits is limited to three per week after the fifth week of hospitalization and six per month after the thirteenth week of hospitalization, the starting point for calculating the number of hospital visits is based on the date of admission if the operating surgeon has admitted the patient or the date of referral if the patient has been referred to the operating surgeon while in hospital. The surgical benefit includes the generally accepted surgical components of the procedure. The listed benefit of a procedure normally also includes any necessary repair of introgenic damage occurring during the course of the surgery.
  - (2) When a physician makes a special trip to perform a non-elective surgical procedure during the daytime (Morday to Friday), he should claim the appropriate special visit, a consultation if the case is referred (except for fractures or dislocations requiring no reduction) or the appropriate assessment if the case is not referred plus the procedural benefit(s). When the special visit is to deal with fractures or dislocations requiring no reduction, the minor or partial assessment fee is the appropriate benefit to be added to the special visit and fracture or dislocation fees. If the non-elective procedure is carried out at night (after 5:00 p.m. and before 7:00 a.m.), or Saturdays, Sundays and Holidays, the physician may claim the special visit applicable to the consultation or assessment, and the surgical premium (E409 or E410 see paragraph 47 of the Preamble).
  - (3) When more than one procedure is carried out by a surgeon under the same anaesthesia or within 14 days during the same hospitalization for the same condition, the full benefit applies to the major procedure and 85% of the listed benefit(s) applies to the other procedure(s) performed unless otherwise stated in the Preamble(s) or Schedule. The above statement applies to staged or bilateral procedures but does not apply when a normal appendix or simple ovarian or para-ovarian cyst is removed incidentally during an operation, for which no claim should be made.
  - (4) When a subsequent operation becomes necessary for the same condition because of a complication or for a new condition, the full benefit should apply for each procedure.
  - (5) When a subsequent non-elective procedure is done for a new condition by the same surgeon, the full benefit will apply to each procedure. When a subsequent elective procedure is done for a different condition within 14 days during the same hospitalization by the same surgeon, the benefit for the lesser procedure shall be reduced by 15%.
  - (6) When different operative procedures are done by two different surgeons under the same anaesthesia for different conditions, the benefit will be 100% of the listed benefit for each condition. Under these circumstances, the basic assistants' benefit should not be charged by either operating surgeon; however time units may be claimed.
  - (7) As a general rule, when elective bilateral procedures are performed by two surgeons at the same time, one surgeon should charge for the surgical procedures and the other surgeon should claim the assistant's benefit.
  - (8) Where two surgeons are working together in surgery in which neither a team fee or other method of billing is set out in the benefit schedule, the surgeon should identify himself as the operating surgeon and claim accordingly; the surgeon who is assisting him should identify himself as such and claim the assistant's benefit. Where the second or assistant surgeon is brought into the case on a consultation basis, he may, when indicated, claim a consultation as well but should be prepared to justify it on an I.C. basis. If the nature or complexity of a procedure requires more than one operating surgeon each providing a separate service in

his own specialized field e.g. one surgeon carries out the ablative part and another surgeon the reconstructive part of the procedure, then each surgeon should claim the listed benefit for his services. This statement applies when the additional procedure(s) are not the usual components of the main procedure. If one surgeon in addition to performing a specialized portion of a procedure, acts as an assistant during the remainder of the procedure, he may also claim time units for assisting.

- (9) Unless otherwise stated, the listed benefits are for unilateral procedures only.
- (10) When a procedure is performed, a procedural benefit, if listed, should be claimed. Substitution of consultation and/or visit benefits for procedural benefits (except as in paragraph 11), is not in keeping with the intent of the benefit schedule.
- (11) When a surgical benefit (non I.O.P., Complete Care, Fracture or Dislocation) is less than the consultation benefit and the case is referred, the physician may claim the consultation benefit instead of the surgical benefit. However, to avoid the consultation being counted as such under the OHIP limitation rules on the number of consultations allowed per year, the physician should claim the consultation fee under the surgical procedure nomenclature or code. Since the consultation is replacing a procedural benefit which includes the pre- and post-operative and surgical care, no additional claims beyond the consultation should be made.
- (12) If a physician performs a minor surgical procedure and during the same visit assesses and treats the patient for another completely unrelated and significant problem involving another body system, the physician should claim for the procedure as well as the appropriate assessment.
- (13) Where a procedure is specified as "Independent Operative Procedure (I.O.P.)", the procedural benefit should be claimed in full along with the appropriate consultation or visit when both services are actually rendered. However, when an I.O.P. procedure is done in conjunction with a non-I.O.P. procedure, there should be no claim for the consultation, pre- and post-operative care related to the I.O.P. procedure. The listed I.O.P. benefit should be claimed in these circumstances along with the non-I.O.P. benefits plus the related major pre-operative visit (see paragraph (1) of Surgical Premable). When multiple or bilateral I.O.P. procedures are performed at the same time by the same physician, the listed procedural benefits should be claimed in full but the pre- and post-operative benefits should be claimed as if only one procedure had been performed. When a patient is examined in a physician's office and this leads to an elective Independent Operative Procedure (I.O.P.) being performed for the same problem or diagnosis by the same physician in the Binergency or Outpatient Department on a non-admission basis, the physician should claim a consultation or visit for the examination in the additional assessment benefit at the time of the elective I.O.P. should only be claimed when an additional assessment is performed.
- (14) When procedures are specifically listed under Sungical Procedures, surgeons should use these listings rather than applying one of the plastic surgery listed fees under Operations on Skin and Subcutaneous Tissue.
- (15) For excision of tumours not specifically listed in this Schedule, claims should be made on an I.C. basis (code R93). Independent consideration also will be given (under code R990) to claims for other unusual but generally accepted surgical procedures which are not listed specifically in the Schedule (excluding non-major variations of listed procedures). In submitting claims, physicians should relate the service rendered to comparable listed procedures in terms of scope and difficulty (see Premable, Part B, paragraph 32).
- (16) Cosmetic or Aesthetic Surgery: means a service to enhance appearance without being medically necessary such as (a) surgery for correction of facial wrinkles; (b) surgery for eyelid wrinkles (symmetrical and without a functional problem); (c) rhinoplasty for appearances only; and (d) augmentation mammoplasty for symmetrical deficiency without physiological abnormality. These services are not benefits of OHIP. (See Preamble, Appendix A).
- (17) Reconstructive Surgery: is surgery to improve appearance and/or function to any area altered by disease, trauma or congenital deformity. Although surgery solely to restore appearance may be included in this definition under certain limited conditions, emotional, psychological or psychiatric grounds normally are not considered sufficient additional reason for CHIP coverage of such surgery. Appendix D of the Preamble to this Schedule describes the conditions under which surgery for alteration of appearance, only, may be a benefit of the Plan.

Physicians should submit requests to their District CHIP office for authorization of any proposed surgery which may fall outside of OHIP coverage. (See Appendix D).

(18) Procedural benefits (non I.O.P.) include the removal of sutures when both services are rendered by the same physician unless the removal of sutures is done on the second or subsequent office visit for follow up examination. When a physician is entitled to claim for removal of sutures i.e. as outlined in the previous sentence or is a physician other than the operating surgeon or following an I.O.P. procedure, an office visit may be claimed.

- (19) Additional claims for biopsies performed when a surgeon is operating in the abdominal or thoracic cavity should be given independent consideration.
- (20) When a listed procedure is performed and no anaesthetic is required, the procedure should be claimed under the "local anaesthetic" listing.
- (21) When a physician administers an anaesthetic and/or other medication prior to, during a procedure(s) or immediately after a procedure(s) which he/she performs on the same patient, he/she should claim for the procedure(s) only. However, when a physician administers a pudendal, femoral, intercostal, sciatic, ilioguinal, iliohypogastric, ulnar, median or radial block in addition to performing a procedure, he may claim \$11.80 (G224) in addition to the procedure.
- (22) If claims are being submitted in coded form, the surgeon should add the suffix A to the listed procedural code, the surgical assistant should add the suffix B to the listed procedural code and the anaesthetist should add the suffix C to the listed procedural code.

#### OPERATIONS ON THE INTEGLMENTARY SYSTEM

Code		Asst	Surg.	Anaes
	SKIN AND SUBCUTANEOUS TISSUE			
	Incision (I.O.P.)			
	Abscess or Haematoma			
Z101	local anaesthetic - subcutaneous - one		15.50	
Z173	- two		23.40	
Z1.74	- three or more		31.30	
Z104	- perianal		15.50	
Z106	- ischiorectal or pilonidal		34.20	
Z103	- palmar or plantar spaces		34.20	
Z102	general anaesthetic - subcutaneous - one		34.20	4
Z172	- two or more		51.40	4
Z105	- perianal		34.20	4
Z107	<ul> <li>ischiorectal or pilonidal</li> </ul>		55.60	4
Z1,08	- palmar or plantar spaces		55.60	4
Z119	Comedones, acne pustules, milia - ten or less		3.00	
Z120	- eleven or more		10.50	
Z114	Foreign body removal - local anaesthetic		14.50	
Z115	- general anaesthetic		68.40	4
Z100	- complicated (see Preamble para B.32)	4	I.C.	4
7227	Intramuscular abscess or haematoma		78.30	4
Z1 18	Aspiration of superficial lump for cytology		18.30	
Z116	Biopsy(s) - any method - when sole procedure		11.30	
Note:	Z116 may be allowed more than once on an I.C. basis if medically necessary			
	(in order to make a diagnosis or to plan treatment) to biopsy more than one			
	lesion or to obtain a second biopsy from an extensive lesion. If claimed,			
	may be allowed with chemical treatment of lesion (codes Z117, Z118, Z143).			
	<ul> <li>extensive, complicated or requiring general anaesthetic when</li> </ul>			
Z155	sole procedure (see Preamble para B.32)		I.C.	I.C.
Z245	Biopsy for malignant hyperthermia, three or more		117.65	10
	Excision (with or without biopsy)			
	Lesions - single or multiple sites (I.O.P.)			
	Group 1 - e.g. verruca, papilloma, keratosis, pyogenic			
	granuloma, spider naevus			
Z156	Removal by excision and suture - single lesion		11.40	4
Z157	- two lesions		17.10	4
Z158	- three or more lesions		28.45	4
	Removal by electrocoagulation and/or curreting			
<b>Z</b> 159	- single lesion		8.10	4
Z160	- two lesions		12,20	4
Z161	- three or more lesions		20.20	4
	Group 2 - naevus			
Z162	Removal by excision and suture - single lesion		11.40	4
Z163	- two lesions		17.10	4
Z164	- three or more lesions		28.45	4
Z165	Congenital (extensive) (see Preamble para B.32)		I.C.	I.C.
Note:	Naevi removed for cosmetic purposes and not for any clinical suspicion of			
	disease or malignancy may be billed to the patient.			
	Group 3 - plantar verruca			
Z166	Removal by excision and suture - single lesion		22.40	4
Z167	- two lesions		33.40	4
<b>Z168</b>	- three or more lesions		55.60	4
	Removal by electrocoagulation and/or curetting			
<b>Z</b> 169	- single lesion		15.50	4
<b>Z170</b>	- two lesions		23.40	4
Z171	- three or more lesions		46.20	4

	OPERATIONS ON THE INTEGLMENTARY SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd.			
	Group 4 - cyst, haemangioma, lipoma			
	Face or neck			
<b>Z122</b>	local anaesthetic - single lesion		24.80	
Z123	- two lesions		36.70	
Z124	- three or more lesions		50.40	
Z145	general anaesthetic - single lesion	3	50.60	4
Z146	- two lesions	3	76.00	4
Z147	- three or more lesions	3	101.20	4
Z148	<ul> <li>extensive or massive (see Preamble para 8.32)</li> </ul>	3	I.C.	5
	Other areas			
7125	local anaesthetic - single lesion		19.10	
7126	- two lesions		29.40	
Z1.27	- three or more lesions		38.60	
Z149	general anaesthetic - single lesion	3	38,60	4
Z150	- two lesions	3	50.60	4
Z151	- three or more lesions	3	76.00	4
7152	<ul> <li>extensive or massive (see Preamble para 8.32)</li> </ul>	3	I.C.	5
R034	Congenital dermoid cyst - adult	3	95.50	4
R043	- infant or child		152.80	4
RO42	- midline, e.g. nasal		210.10	4
R037		3	95.50	4
R035	Stant cell tumour	3	141.30	4
R036	- excision and skin shift	3	191.00	4
NUSO	Inguinal, perineal or axillary skin and sweat glands for hyperhydrosis and/ or hydradenitis	,	191.00	7
R059		3	198,60	5
				6
R060	- with skin graft(s) or rotation flap(s)	3	301.80	0
	Malignant Lesions including biopsy of each lesion			
	- single or multiple sites			
	Simple excision - face or neck	_		
R048	- single lesion	3	56.00	4
RO49	- two lesions	3	91.70	4
R050	- three or more lesions	3	183.40	4
	Simple excision - other areas			
R094	- single lesion	3	44.70	4
RO40	- two lesions		73.30	4
RO41	- three or more lesions	3	146.70	4
E540	<ul> <li>if excision is performed in hospital for tumour free margin with frozen</li> </ul>	1		
	section, add 25% to excision or repair fees (see Note below)			
	Curettage, electrodesiccation or cryosurgery - face or neck			
R018	- single lesion	3	52.90	4
R019	- two lesions	3	87.10	4
R020	- three or more lesions	3	174.20	4
	Ourettage, electrodesiccation or cryosurgery - other areas			
R031	- single lesion	3	42.40	4
R032	- two lesions	3	69.90	4
R033	- three or more lesions	3	139.80	4
RO81	Chemosurgery (Mohs technique) (see Preamble para 8.32)	·	I.C.	I.C.
	Note: When excision of benign or malignant lesions are corrected by advancement, rotation, transposition, "Z" plasty, flap or graft, claim appropriate benefit listed under Repair Section instead of foregoing excision benefits.			
	Repair			
	Debridement and Dressing (I.O.P.) - not chargeable in addition to any surgical procedure unless complications require such care in excess of			
	the usual post-operative care			
U.V.C.	- minor		visit fe	2
<b>Z153</b>	- major (not chargeable in addition to Z176)		10.70	
Z1.44	- requiring general anaesthetic	4	43.35	4
R082	- extensive (see Preamble para B.32)	4	I.C.	5

Code	OPERATIONS ON THE INTEGLMENTARY SYSTEM - Cont'd.	Asst	Surg	Anaes
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd.			
	Burns (I.O.P.) For Burn care requiring anaesthetists' and assistants' services the following fees apply:	ng		
R030	Minor burns - up to 15%	4		5
R038	Moderate burns - 16% to 30%	6		10
R039	Major burns - more than 30%	8		15
Z180	Resucitation - major burn, initial care, 1st 24 hours		82.50	
Z181	- continuing care (up to 3 days), per day  Debridement and excision, per % of total body treated other		41.25	
R637	than hand, head or neck		22.90	
R660	- hand, each digit		22.90	
R661	- dorsum palm - each		38,20	
R662	- nose, cheek, lip, ear, forehead, scalp, neck, eyelid - each Grafting of burn, per % of total body treated		22.90	
R638	other than hand, head or neck		38,20	
R663	- hand, each digit		45,80	
R664	- palm, dorsum - each		91.70	
R665	- nose, lip(s) - each		152.80	
R666	- cheek(s), forehead - each		152,80	
R667	- ear		152.80	
R668	- eyel id		152,80	
R669	- scalp, less than 10%		76.40	
R670	up to 50%		191.00	
R671	over 50%		I.C.	
R672	- neck, less than 10%		76.40	
R673	up to 50%		168.10	
R674	over 50%		I.C.	
	Suture of Lacerations (I.O.P.)			
Z176	- up to 5 cm		11.50	4
	- up to 5 cm if on face and/or requires tying of bleeders and/or closure in			
Z154	layers		27.50	4
Z175	- 5.1 to 10 cm 5.1 to 10 cm. if on face and/or requires tying of bleeders and/or closure		27.50	4
Z177	in layers		55.00	4
Z179	- 10.1 to 15 cm		39.00	4
	- 10.1 to 15 cm if on face and/or requires tying of bleeders and/or closure			
Z190	in layers		78.30	4
Z191	- more than 15.1 cm. (see Preamble para B.32)		1.C.	4
E530	- if inhalation general anaesthesia (other than 50% $N_20/0_2$ mixture) is used		39.00	
E531	add, if extensive debridement is required, add (see Preamble para B.32)		I.C.	
E542	- when sutures are inserted in private office, add		4.40	
C342	nameral of cutures calls		isit fee	
	<ul> <li>removal of sutures only</li></ul>		77370 100	
	Muscle Repair	_		
R525 R528	Simple muscle repair(s) to include repair of involved skin		68.80 1.C.	6
	Skin Flaps and Grafts - The benefit will depend on the size and location of the area grafted and the type of graft. Additional procedures other than the skin grafting are extra, e.g. tendon grafts, inlay grafts, etc. Skin flaps or grafts done during a procedure should be claimed on their own merit (unless specifically listed as being inclusive for that procedure).			
	Skin Flaps A. Advancement Flaps (to include undermining of more than 2.5 cm, per side) is intended to include excision of a lesion or scar if this is technique of closure.			
RO11	If defect is 2.1 to 5 cm - face or neck	3	68.00	4
R002	- other areas	3	45.45	4
RO12	If defect is 5.1 to 10 cm - face or neck	-	102.75	5
R003	- other areas	3	68.80	5
R004	If beyond 10 cm such as thoracic abdominal flap (See Preamble para B.32)	4	1.C.	6

## THE ONTARIO GAZETTE

Code	OPERATIONS ON THE INTEGLMENTARY SYSTEM - Cont'd.	Asst	Surg	Anaes
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd.			
	B. Rotations, Transpositions, "Z" plasties (includes undermining) but will			
R045	depend on the site and size.  Defect less than 2 on average diameter - face or neck	3	158.90	4
R072	- other areas	3	106.00	4
R046	Defect 2.1 to 5 on average diameter - face or neck	3	266.60	4
R075	- other areas	3	177.60	4
RO47	Defect 5.1 to 10 om average diameter - face or neck	3	379.70	4
R073	- other areas	3	253,30	4
R074	Defect more than 10 cm average diameter (See Preamble para 8.32)	4	1.0.	5
0070	C. Pedicle Flaps		100.00	
R079	Snall e.g. cross finger	4	106.00	4
R077 R070	- each subsequent stage	4	79.45 233.80	4 5
R071	Intermediate e.g. cervical finger each subsequent stage	4	177.60	5
R080	Large e.g. cross leg, deltopectoral, forehead		331.20	6
R078	- each subsequent stage	4	247.90	6
R103	Delay of tube or pedicle	•	50.20	4
R101	Delay, intermediate flap	3	105.20	4
R100	Delay, major flap		232.25	5
	D. Myo-Outaneous Flaps (to include closure by any means) Sterno-mastoid, tensor fascia lata, gluteus maximus, gracilis, sartorius,			
R005	rectus femoris, gastrocnemius (medial and lateral),	3	275 10	
R006	trapezius	4	375.10 584.50	5 6
R008	Lower transverse rectus abdominus flap		506.50	8
Z195	- repair of abdominal defect - same surgeon	٠	155.85	U
Z196	- different surgeon		300.25	
0000	Myocutaneous - osseous flaps e.g. pectoralis major myocutaneous flap with		cm 40	0
R009 R007	rib graft, trapezius flap with scapula spine		623.40 I.C.	8 1.C.
	Skin Grafts			
	A. Sol it Thickness Grafts			
R084	Very minor, very small areas, e.g. trauma		73.30	4
R085	Minor, medium sized areas, e.g. small or skin ulcer, breast, etc	3	111.50	4
R086	Intermediate, large areas, e.g. trunk, arms, legs	4	206.30	4
R087	Major, complex areas, e.g. face, neck, hands	4	308,65	5
R088	Extensive major, very large areas(s)	4	452.30	6
	8. Full Thickness Grafts			
R092	Minor - less than 1 cm. average diameter		74.50	4
R093	Intermediate - 1 cm. to 5 cm. average diameter		113,80	4
R083	Major - over 5 cm. (See Preamble para. B.32)		I.C.	5
R091	Complex - eyelid, nose, lip, face	4	167.30	5
Note:	Descriptive details of procedure(s) (e.g. operative report) should be submitted with claims for professinal assessment for RO91.			
	Appendage or tissue re-vascularization involving microanastomosis with or			
R057	without micro neuroanastomosis (See Preamble para, 8.32)	I.C.	I.C.	I.C.
R058	Revision of above (See Preamble para. B.32)		I.C.	I.C.
	Stasis Ulcer			
R847	- with skin graft - per leg	3	155.85	5
<b>RB4</b> 5	- multiple ligation and skin graft - per leg	5	265.10	5
	Neurovascular Island Transfer			6.4
R061	Minor e.g. finger tip	3	111.50	4
R062	Intermidiate e.g. finger to thurb transfer	4	206,30	5
R063	Major e.g. foot to heel	4	343.00	6
	Free Island Flaps			
	Elevation of free island skin and subcutaneous flap and closure of			
R064	defect	10	662.40	10

Oode	OPERATIONS ON THE INTEGLMENTARY SYSTEM - Cont'd.	Asst	Surg	Anaes
		1000		741003
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd.			
R065	Preparation of microvascular recipient site for free island skin subcutaneous flap		701.35	
R066	Transplantation of free island skin and subcutaneous flap with microvas- cular anastomosis		701.35	
R067	Elevation of innervated free island skin and subcutaneous flap and closure of defect	10	779.30	10
R068	Preparation of microvascular recipient site for innervated free island skin and subcutaneous flap		779.30	
R069	Transplantation of innervated free island skin and subcutaneous flap with microvascular anastomosis and nerve repair		728.85	
R125	Elevation of free island skin and muscle flap and closure of defect Preparation of microvascular recipient site for free island skin and muscle		662.40	10
R126	flap		701.35	
R127	anastomosis		662.40	
R128	of defect	10	896,20	10
R129	anastomosis		896.20	
R130	vascular anastomosis		896.20	
R131	Elevation of free island bone flap and closure of defect	10	662.40	10
R132 R133	Preparation of microvascular recipient site for free island bone flap  Transplantation of free island bone flap with microvascular anastomosis		701.35 779.30	
R134	and bone fixation	10	794.60	10
R135	flap		794.60	
R136	anastomosis and bone fixation		794.60	
R137	Elevation of free toe or finger and closure of defect	10	794.60	10
R138	plant		794.60	
R139	and tendon nerve and bone repair		935.10	
R025	Revision of free island flaps (see Preamble para B.32)	10	I.C.	10
R106	Skin Flaps and Grafts - other than listed above (see Preamble para B.32)	1.0	I.C.	I.C.
Z121	Destruction  Epilation of facial hairs (I.O.P.) - per quarter hour		13.00	
Note:	Claims for the above procedure require OHIP authorization (see Surgical Preamble, paragraph (17)).		13.00	
	Finger or toe-nail (1.0.P.)			
Z128 Z129	Simple, partial or complete - one		18.30 27.50	4
71.20	Radical, including destruction of nail bed		45 00	4
Z130 Z131	- one - multiple		45.80 63.80	4
Z117	Chemical and/or cryotherapy treatment of minor skin lesions (I.O.P.)  - one or more lesions, per treatment		8.50	
Notes:	Plastic Planing (Denmabrasion) - face or acne			
1000	(2)RO98 - Claims for this procedure require OHIP authorization (see Surgical Preamble, paragraph (17)).			
R096	- each area		77.90	4
R104	- both cheeks		163.50	4
R097	- whole face		249.40	4
R098 R099	- single area, e.g. trauma scar		44.70 200.55	4
R089	Rhinophyma, removal by shaving	4	214.70	5
R090	Webbed Toes - one web space		98.55	4
Mess	Scar Revision OHIP authorization is required for all scar revision in areas other than			
Note:	the face or neck (see Preamble, Appendix 0).			
R021	up to 2.5 cm - face or neck	3	70.30	4
R026	- other areas		46.80	4

	OPERATIONS ON THE INTEGLMENTARY SYSTEM - Cont'd.			
Code	GENTLOS OF THE MILLS BINNE SISTER - ONE 4.	Asst	Surg	Anaes
	SKIN AND SUBCUTANEOUS TISSUE - Cont'd.			
R022	2.6 to 5 cm - face or neck		105.20	4
R027 R023	- other areas		70.30 210.50	5
RO28	- other areas		140.20	5
R029	- Greater than 10 cm. (see Preamble, Part B, paragraph 32).		1.0.	6
Note:	OHIP authorization is required for all scar revisions in areas other than the face or neck (see Preamble, Appendix D).	•	1.0.	·
	Plastic Surgery Procedures: The setting of benefits covering the various procedures of plastic surgery is a very difficult problem. Since many procedures are divided into stages which have to be considered in assessing a fee, it is felt that all such plastic surgical procedures should be classed by the responsible specialist as very minor, major, intermediate, major, or extensive major. Benefits should be claimed according to procedures set forth in the tariff, except in cases which are difficult to define, in which case "I.C." should be the basis of the claim. The minimum benefit for each would be as follows:			
R150	Very Minor	_	73.30	4
R151	Minor		111.50	4
R152	Intermediate		206.30	4
R153 R154	Major	4	308.65 452.30	5
	Extensive Major	4	452.30	6
			156.60	_
7132	Insertion of tissue expander (I.O.P.)	3	156.60	5
Z137 Z138	Percutaneous inflation of tissue expander(s) per visit (I.O.P.)		18.30 80.20	4
	OPERATIONS ON THE BREAST			
	Incision			
Z141	Needle biopsy - one or more (I.O.P.)		19.10	
Z139	Aspiration of cyst - one or more (I.O.P.)  Drainage of intranammary abscess or hematoma - single ore multi loculated (I.O.P.)		19.10	
Z140	- local anaesthetic		19.10	
<i>1</i> 740	- general anaesthetic		47.75	4
	Excision			
	Tumour or tissue for diagnostic biopsy and/or treatment e.g. carcinoma, fibroadenoma or fibrocystic disease (single or multiple - same			
R107	breast)	3	103.10	4
R111	carcinoma or extensive firbrocystic disease	3	156.60	4
E546	- with radical axillary node dissection, add		183.40	
R115	- simple	3	133.70	4
R116	- subcutaneous with nipple preservation	4	206.30	5
Note:	R116, R117 - include skin grafts if required. R109 - allowed skin graft in addition if claimed.			
	Mastectomy - female (with or without biopsy)			_
R108	- simple	4	206.30	5
R117 R109	- subcutaneous with nipple preservation		206.30 382.00	5 6
KTOA	resoccomy, restrict or mounties restrict (with or without propsy)	J	302.00	o

Code	OPERATIONS ON THE INTEGLMENTARY SYSTEM - Cont'd.	Asst	Sura	Anaes
w		7556	Jury	Aliacs
	OPERATIONS ON THE BREAST - Cont'd.			
	Repair			
	Notes: (1) R119 should not be claimed for immediate post-mastectomy prosthesis insertion. Use R112 instead.			
	(2) R118 - R112 - Claims for these procedures may require OHIP authorization (see Surgical Preamble, paragraphs (16), (17) and Preamble, Appendix D).			
	Post-mastectomy breast reconstruction			
R119	- breast mound creation by prosthesis and/or soft tissue	4	236.80	5
R118	- breast skin reconstruction by local flaps or grafts		317.10	5
E529	<ul> <li>with breast mound creation by prosthesis and/or soft tissue, add .</li> <li>by myocutaneous flaps - see codes ROO5 - ROO9</li> </ul>		80.20	
R114	- revision of breast mound	3	179.50	4
R113	Nipple-areola preservation and tissue-banking		91.70	4
R121	Reimplantation of tissue-banked nipple-areola		107.00	4
R120	Nipple-areola reconstruction by grafts		179.50	4
N.C.	Correction of inverted nipole(s)		N.A.8.	-
	Reduction mammoplasty (female, to include nipple transplantation or			
R110	grafting) - unilateral	5	370.50	7
R112	Augmentation mammoplasty - unilateral		156.60	4
Z142	Removal of breast prosthesis (I.O.P.)	3	61.10	4
Z133	Breast capsulotomy closed (I.O.P.) - no anaesthetic		9.55	
Z134	- general anaesthetic		61.10	4
Z135	Open capsulotomy with or without replacement of breast prosthesis (I.O.P.).		152.80	4

## Operations on the Musculoskeletal system

#### Preamble:

 Corrective splints must be "corrective" to qualify for a benefit as such. The corrective splint listings are not applicable to simple immobilization such as with a Jones bandage or metal finger splint following soft tissue injury.

(2) The removal of a wire or pin or other device when used for traction or external fixation (except for rigid external fixators) in the treatment of a fracture or other orthopaedic procedure is to be included in the procedural fee. Removal of devices used for internal fixation more than 30 days after insertion may be charged for in addition to the procedural benefit.

(3) The benefit for total hip replacement also includes denervation of the hip joint and adductor tenotomy.

(4) The benefit for obtaining a bone graft is not to be claimed in cases of pseudarthrosis repair, fusions or for listings in which bone grafting is included.

(5) For the supervision of limb fitting and 6 months post-operative care following amputation, claim visit fees. Amputation with immediate fitting to include supervision of final limb fitting - add 40% (E586).

(6) Arthroscopic surgery shall constitute an arthrotomy for the purposes of this schedule and procedures shall command the same benefits.

### Fractures and Dislocations:

(a) The fracture or dislocation benefits for services requiring no reduction include the major pre-operative visit. For fractures or dislocations requiring open or closed reduction, the major pre-operative visit i.e. consultation or appropriate assessment may be claimed in addition to the listed benefits for open or closed reductions.

(b) OPEN REDUCTION shall mean the treatment of a fracture or dislocation by either closed intramedullary fixation or by an operative procedure to expose the fracture. The benefits include fixation by

internal or external devices.

(c) CLOSED REDUCTION shall mean the reduction of a fracture or dislocation by non-operative methods (including traction).

(d) NO REDUCTION shall mean the treatment of a fracture or dislocation by any other method and includes the use of the initial external support.

(e) The stated benefit covers full or after treatment up to 8 weeks except if additional reductions are necessary or if patient is transferred to another surgeon or if the patient is parapalegic.

(f) In multiple fractures or dislocations, the benefit for the major fracture or dislocation shall be 100% and the benefit for the other fractures or dislocations 85%. When no procedural benefit is applicable, but when that fracture or dislocation necessitates hospitalization or concurrent care over that demanded by the major injury, a visit benefit may be claimed in addition to other procedural benefits.

(g) For repeat reductions (closed or open) for the same fracture or dislocation, the full benefit should be claimed for the final reduction and after care - previous reductions by the same surgeon should be claimed at 85%.

(h) Emergency splinting of fractures in the emergency department should be on the basis of appropriate visit benefit, plus application of cast if appropriate.

(i) Transferred cases -

 Mhen patients are transferred to a chronic or convalescent facility, additional visit benefits on a chronic care basis shall be allowed to other than the operating surgeon (and also to the surgeon after 8 weeks).

(2) When patients are transferred to another physician for after care of fractures and dislocations treated by closed or no reduction, the physician rendering the initial care should claim 75% of the listed fee and the surgeon rendering subsequent care visit fees except where otherwise specified. In cases involving open reduction, the percentage should be 80% for the surgeon providing the initial care.

(3) In cases where the original physician attempts to reduce a fracture or dislocation under general anaesthesia, is unsuccessful and refers the patient to another physician for definitive

care, the original physician should claim 75% of the listed fee.

(j) Paraplegia associated with fractures and dislocations may be claimed by charging visit fees after

the first 2 weeks of post-operative care in addition to the appropriate procedural fees.

(k) Pseudarthrosis may be allowed as the appropriate benefit after the fracture is 4 months old.

 For fractures and dislocations not requiring reduction, visit fees apply unless a specific fee is listed. If the listed fee is less than the consultation, the consultation should be claimed under the fracture/dislocation code number.

Code		Asst	Surg	Anaes
	Bone/Fascial/Denwis Grafts			
E551	Autogenous - separate incision		63.80	
E552	- same incision		46,40	
<b>Z242</b>	- different surgeon (I.O.P.)		153.60	

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	GENERAL FEES - Cont'd.	Asst	Surg	Anaes
E553	Homogenous - bank		20.40	
R200	Allograft - donor - 85% of excision fee - cadaver - per long bone, each		115.00	
E547 E555 E544	Fixation Methyl methacrylate (not arthroplasty) Rigid external fixation (excluding casts) for closed reduction, add 40% to closed reduction fee Cast - bracing with closed reduction, add 40% to reduction fee		48.70	
E569 E590 R267 R268 R598 Z210	Percutaneous pinning, add 30% to closed reduction Rigid external fixation - pseudarthrosis Removal fixation device - general anaesthetic - local anaesthetic Removal of extensive external fixation device under general anaesthesia Insertion traction pin - excludes fractures and dislocations (I.O.P.)	3	60.50 123.60 41.60 38.60 26.70	4 4 4
Z783 E550	Wound Care Secondary closure		77.20 51.95	
E556 R517	reduction fee Excision of foreign body		68.40	4
<i>7</i> 250	Electrical Stimulation External or internal (I.O.P.)		153.60	4
	Casts (I.O.P.) Application of plaster casts or corrective splints are not chargeable if applied at the time of surgery (except for the application of a cast brace) or applied during the first 8 weeks for a fracture or dislocation when a procedural fee is applicable. The subsequent application of plaster casts is chargeable according to the following schedule. Cost of material is extra.			
Z201 Z202	Finger		7.80 11.80	4
Z203 Z199	Arm, forearm or wrist		18.90 11.80	4
Z213 Z211 Z198	Below knee, knee splints (Stove pipe, etc.) Whole leg (mid thigh to toes) Toes		18.90 22.90 7.80	4 4 4
Z205	Head and Torso		77.20 77.20	4
Z208 Z206	Shoulder spica		45.60	4
Z207 Z209 Z216	Hip spica - unilateral - bilateral - bilateral Wedging of casts in other than fracture treatment	3	77.20 96.30 7.80	4
Z200 Z873	Application of Unna's paste	•	11.80 53.50	
<b>Z204</b>	Removal of plaster (not associated with fractures or dislocation within 8 weeks of initial treatment)		7.80	
	HAND and WRIST			
R606	Amputation Phalanx		122.00	4
E582	- each additional		37.80	
R608	Metacarpal or metaphalangeal joint		151.10	4
E583 R610	- each additional		37.80 221.20	4
R611	Hand - all metacarpals	3	229.80	4
R612	Wrist	4	229.80	5

	CONTRACTOR OF THE MENTAL CONTRACTOR CONTRACT			
Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	HWND and WRIST - Cont'd.			
	Arthrodesis			
R465 R466	Finger-thumb	3	198.25 307.70	4
	Arthroplasty			
R437	Wrist - interposition	3	300.60	5
R485	- total	6	340.70	6
R479	Removal only	3	153.60	6
R435	Hand - interposition - single	3	196.70	5
R436 R489	- multiple	3	364.40	6 5
R449	Multiple joints - total max.		230.00 613.90	6
R500	Renoval only	3	115.00	4
R236	Carpal replacement		260.50	5
E564	Revision of arthroplasty - add 35%			
	Arthroscopy (I.O.P.)			
<b>Z219</b>	Small joints		49.70	4
E595	Preceding surgery		49.70	
	Arthrotomy			
R409	Finger		125.10	4
R410	Wrist	3	162.15	4
	Aspiration/Injection - see page 58.			
	Biopsy			
7230	Bones - punch, x-ray control (I.O.P.)  - open biopsy or taking of bone graft by other than operating surgeon		57.50	4
<b>Z214</b>	(I.O.P.)	4	115.00	4
E563	Joint - via arthroscope		8,60	
7221	- needle (I.O.P.)		38.60	
R409 R410	- open finger		125.10	4
7228	- open wrist	3	162,15 77,20	4
1200			// 220	•
N290	Decompression - Denervation Decompression median nerve at wrist (carpal tunnel syndrome)	3	121.10	4
	Exploration and/or decompression and/or transposition and/or neurolysis of	,	121.10	7
N285	major nerve (excluding carpal tunnel nerve)	4	195.80	4
	Sandador and Sandaran			
R219	Incision and Drainage Incision and drainage - phalanx/metacarpal/carpus	3	145.50	4
R218	Sequestrectomy - phalanx/metacarpal/carpus	3	115.00	4
R217	Saucerization and bone graft phalanx/metacarpal/carpus	4	192.10	4
R409	Incision and drainage - joint (finger)		125.10	4
R410	- joint (wrist)	3	162.15	4
R534	Tendon sheath	3	106.20	4
	Examination/Manipulation Manipulation - hand/wrist			
7222	- under general anaesthetic (I.O.P.)		18.90	4
	- without general anaesthetic, see page 63.		10.50	7
	Excision - Bone			
R316	Proximal row carpectomy	3	268.35	5
R285	Carpal - bone (one)	3	162.90	4
R317 R286	Dorsal exostosis (triquetrum)	3	151.10 171.50	4
R283	Phalanx/metacarpal	3	153.60	4
R272	Bone tumour (See Preamble Para 8.32)			I.C.
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	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	OPERATIONS ON THE MUSCOCOSKELETAL STSTEM - CONT. O.	Asst	Surg	Anaes
	HAND and WRIST - Cont'd.	7030	Sui 9	- Macs
	Excision - Joint			
R425	Synovectomy/capsulectomy/debridement - finger joint	3	184.10	4
R414	- two or more joints	3	278.50	4
R407	Synovectarry of extensor tendons		176.30	4
R418	Synovectamy/debridement - wrist	3	278.50	4
R492	Radio-ulnar meniscectomy	3	178,60	4
	Excision - Muscle and Tendon			
R522	Muscle - simple (See Preamble Para B.32)		153,60	I.C.
R523	- complex (See Preamble Para B.32)	_	383.90	I.C.
R550	Tendon sheath - single	3	195.20	4
E572	- each additional, add		66.85	1(max.)
R551 R552	Fascia for Dupuytrens - simple	3	153,60	4
KSSZ	- complex (with or without flaps or grafts)	3	307.10	5
0540	Excision - Ganglion		05.70	
R549	Simple or complex	3	86.70	4
	Reconstruction - Bone			
R257	Osteotomy - phalanx - terminal		122.00	4
R258	- phalanx - middle proximal or metacarpal	3	151.80	4
E591	- each additional		32.30	
R321	Pseudoarthrosis - phalanx, metacarpal	3	199.80	4
R322	- scaphoid	3	233.00	4
	Reconstruction - Ligaments			
R597	Simple/single repair - wrist	3	170.75	4
R548	Extensive/multiple repair - wrist		322.60	4
R601	Metacarpal phalangeal repair		191.20	4
	Reconstruction - Nerve - see page 146.			
	Reconstruction - Tendon			
R557	Tenoplasty - one	3	166.70	4
E050	- each additional, add		63.00	
R559	Tendon graft - one	3	236,80	4
E052	- each additional, add		95,90	1(max.)
R586	Reconstruction of flexor tendon pulley, per finger		77.20	4
R554	Silicone rod insertion - one	3	229,00	4
E051	- each additional, add		104.70	
R563	Transplant/transfer - single	3	225.80	4
E054	- each additional, add		72.40	1(max.)
R578	Tendon repair - extensor - single	3	99.90	4
E580	- each additional, add		37.80	
R585	Tendon repair - flexor - single	3	179.30	4
E581	- each additional, add		70.10	
	Mallet finger - closed		visit fe	es 4
R574	- K-wire	3	104.70	. 4
R573	- open		115.00	
	Boutonniere - closed	3	visit fe 115.00	4
R577 R582	- open	3	192.10	4
	Reconstruction - Extremities			
R602	Pollicization	6	460.30	6
R603	Digital reimplantation involving microvascular and neuro anastomosis		1235.40	8
R604	Revision of R602, R603 (See Preamble Para 8.32)		I.C.	I.C.
R605	Reconstruction and plastic repair of traumatically amputated extremities			
	(See Preamble Para 8.32)	I.C.	I.C.	I.C.

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Onde	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Comt'd.	Asst	Surg	Anaes
٠		7000	30.9	741000
	HAND and WRIST - Cont'd.			
	Release - Tendon			
R575	Tenolysis - flexor or extensor tendon of one digit	3	153.60	4
E537	- each additional digit (max. 2), add		69.30	
R541	Flexor tenolysis with pulley preservation	3	221.60	4
	Tenotomy or fasciotomy (closed) (I.O.P.)			
Z247	- finger - one		38.60	4
7248	- two		57.50	4
Z249	- three or more		77.20	4
7231	- palmar or plantar		57.50	4
R536	Tendon release (open) - finger/palm		84.20	4
R537	- wrist	3	104.70	4
E571	- more than one, add	•	63.00	7
C3/ 1	- 1000 0100 0100 0100 0100 0100 0100 01		00,00	
	Reduction - Fractures			
F004	Phalanx - no reduction, rigid immobilization		38.60	
F005	- closed		77,90	4
E558	- each additional		17.40	
F007	- open	4	138,50	4
F008	Metacarpal - no reduction, one or more, rigid immobilization		38,60	,
F009	- closed, one or more		77.90	4
F011	= 00001, ore or more	4	132.20	4
F559	- each additional add, (open)		37.80	•
F006	Intra-articular - closed		61.30	
F010	- 0090	3	115.00	4
F012	Bennett's - no reduction, rigid immobilization	9	38.60	7
F013	- closed	3	87.30	4
F015	- open	4	162.90	4
F102	Carpus - no reduction, rigid immobilization	-	38.60	7
F016	- closed, one or more		85.00	4
F017	- open, one or more	4	166.00	4
F018	Scaphoid - no reduction, rigid immobilization	4	38,60	4
F019	- Open	Δ	191.95	4
F020	- excision		153.60	4
TUEU	- ON 13101	7	130.00	7
	Reduction - Dislocations			
D001	Finger - closed - one		42.40	4
E576	- each additional, add		7.80	
0003	- open	3	136.90	4
D004	Metacarpal/phalangeal - closed - one		42.40	4
E577	- each additional, add		7.80	
0006	- open	3	131.40	4
0007	Carpal - closed		99.10	4
0008	- open	3	174.80	4
	ELBOW and FOREARM			
	And Australia			
	Amputation			
R613	Through radius and ulna	4	236.80	5
R614	Elbow disarticulation	4	229,80	5
	Arthrodesis			
R466	El pom	3	307.70	4
2000	Arthroplasty	2	mc 10	
R281	Una replacement (lower end)	3	216.40	4
R288	Implant radial head	3	182.60	7
R499	Removal of total replacement	3	313.20 402.05	
R486	Complete arthroplasty replacement	6		8 7
R510 E564	Interposition arthroplasty	6	345.50	/

0-4-	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	: Surg	Anaes
	ELBOW and FOREARM - Cont'd.			
	Arthroscopy			
Z218	Arthroscopy		77.20	4
E595	Preceding surgery		49.70	4
	• 44			
R445	Arthrotomy Elbow, loose body, etc.	2	140.00	
N <del>44</del> 5	Ellow, loose body, etc	J	148.00	4
	Aspiration/Injection - see page 58.			
	Biopsy			
7225	Bone - needle (I.O.P.)		57.50	4
Z214	- open (I.O.P.)		115.00	4
E563	Joint - via arthroscope		8.60	•
R432	- open	3	134.50	4
7228	Muscle/soft tissue (I.O.P.)		77.20	4
	Programmer in a Money and in			
	Decompression/Denervation Fasciotomy for compartments syndrome (not including secondary closure			
R495	wound)	3	210.10	4
Z783	Secondary closure	•	77.20	
Z251	Catheter - insertion (I.O.P.)		38,60	
	- monitoring		visit fees	
	Exploration and/or decompression and/or transposition and/or neurolysis of			
N190	ulnar nerve (elbow)	4	164.40	4
R426	Denervation - elbow	3	198.25	4
	Incision and Drainage			
R228	Acute, incision and drainage	3	218.70	4
R231	Sequestrectomy	3	259.00	4
R229	Saucerization and bone grafting	3	352.60	4
7226	Soft tissue or bursa, incision and drainage		77.20	4
R445	Elbow, incision and drainage	3	148.00	4
	Examination/Manipulation			
7222	Manipulation under general anaesthetic (I.O.P.)		18.90	4
	- without general anaesthetic, see page 63.			
0000	Excision - Bone		120.00	
R287	Radial head	3	173.00	4
R286 R643	Radial styloid	3	171.50 153.60	4
R290	Olecranon	3	159.70	4
R291	Olecranon with fascial repair	3	221.90	4
NZ.JI	VICTOR WITH 1430141 1CP411 ***********************************	,	22.50	7
	Excision - Bursae			
R595	Olecranon	3	80.20	4
	Excision - Joint Contents			
R421	Synovectomy/capsulectomy/debridement, etc.	3	255.70	4
IV-ILI	Sylvection, apparently, and indicate, ever seement seements.	•	233,70	
	Excision - Muscles			
R524	Myositis ossificans	4	229.80	5
R517	Foreign body removal		68.40	4
	Excision - Tumours			
R522	Soft tissues - superficial (See Preamble Para B.32)		153.60	I.C.
R523	- deep (See Preamble Para B.32)		383.90	I.C.
	Estable Des Trans			
R294	Excision - Bone Tumours Exostosis	4	130.60	4
R295	Simple excision	4	229.00	4
R293	Extensive with replacement	4	536.70	6
				-

Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	ELBOW and FOREARM - Cont'd.			
	Reconstruction - Bone - Pseudarthrosis			
0222	Radius or ulna	3	236.10	4
R323				4
R473	Radius and ulna	3	325,80	4
	Reconstruction - Bone - Osteotomy	2	~~ ~	
R259	Radius or ulna		233.00	4
R324	Radius and/or ulna reconstruction congenital abnormality, synostosis,etc  Reconstruction - Fascia	3	326.60	4
R476	Repair fascial defects - small	3	115.00	4
R478	flap	4	229.80	5
	Reconstruction - Ligaments			
R597	Simple/single repair	3	170.75	4
R548	Extensive/multiple repair	3	322,60	4
	Reconstruction - Tendons			
R578	Suture extensor tendon - single	3	99.90	4
E580	- each additional, add		37,80	
R585	Suture flexor tendon - single	3	179.30	4
E581	- each additional, add		70.10	
R557	Tenoplasty - single	3	166.70	4
E050	- each additional, add		63.00	
R556	Tenolysis - single	3	157.40	4
E599	- each additional, (max. 2) add	_	69.30	
R563	Transposition/transplantation/transfer - single	3	225.80	4
E054	- each additional, add	•	72.40	1(max.)
R583	Steindler flexoplasty	3	268.35	5
	Release			
R519	Muscles and tendons - simple, e.g. tennis elbow		94.35	4
R521	- radical, e.g. muscle slide	5	240.85	5
	Reduction - Dislocations			
D009	Elbow joint - closed reduction		61.30	4
0010	- open reduction - acute		179.30	4
R400	- repair chronic, recurrent	3	286.50	4
D012	Radial head - closed reduction, pulled elbow		30.75	4
0011	- open reduction - acute		153.60	4
R540	- recurrent		184.90	6
R558	- late	4	292.60	6
	Reduction - Fractures			
F029	Epicondyle - no reduction	•	53.50	
F037	- closed reduction	3	92.80	4
F038	- open reduction	4	167.70	4
F039	Transcondylar/condylar - no reduction	-	53.50	
F040	- closed reduction	3	158.90	4
F045	- closed reduction with traction	3	251.70	4
F041 F034	- open reduction	4	284,80	4
P035	Olecranon - no reduction, rigid immobilization	3	92.80	4
F036			176,25	4
F024	- open reduction	**	53.50	
R025	- closed reduction	3	116.50	4
F026	- open reduction		291.80	4
F014	Radius and ulna - Monteggia - no reduction, rigid immobilization	*	53,50	7
F022	- closed reduction		115.00	4
1000	- open reduction of ulna plus closed reduction		-1000	
F023	radial head	3	178.60	4

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	ELBOW and FOREARM - Cont'd.			
F031	Radius or ulna - no reduction, rigid immobilization		53.50	
F032	- closed reduction	3	93,60	4
F033	- open reduction			-
1000	Radius-distal, Colles', Smith's, Barton's, etc.	4	181.80	4
F027	- no reduction, rigid immobilization		53,50	
F028	- closed reduction	3	87.30	4
F030	- open reduction	4	171,50	4
F021	Osteochondral - open reduction	4	199.00	5
	SHOULDER/ARM/CHEST			
	Amoutation			
R617				
R616	Forequarter	10	386.40	15
R615	Shoulder disarticulation		299.90	9
MOTO	right nulicitus	4	265.10	5
	Arthrodesis			
R467	Shoulder	4	376.10	6
	Anthony lant.			
R438	Arthroplasty Humeral prosthesis	4	267 50	
R487	Total prosthesis		367.50	6
R498	Removal prosthesis/no replacement	3	570.50	10
E564	Revision of prosthesis, add 35%	3	310.75	8
	Arthroscopy			
<b>Z218</b>	Arthroscopy (I.O.P.)		77,20	4
E595	Preceding surgery		49.70	
	Arthrotomy			
R411	Shoulder	4	177.05	4
	Aspiration/Injection - see page 58,	•	177.03	•
	repriesal and and construction - acceptage 20%			
	Biopsy			
Z220	Bones - needle/punch, x-ray control (I.O.P.)		57.50	4
Z214	- open (I.O.P.)	4	115.00	4
E563	Joint - via arthroscope		8.60	
R411	- open	4	177.05	4
<b>Z228</b>	Soft tissue - open (I.O.P.)		77.20	4
	Incision and Drainage			
R222	Humerus/clavicle/scapula - incision and drainage	4	184.10	4
R225	Sequestrectony	4	229.80	4
R223	Saucerization with bone graft	4	318.80	4-
7226	Bursae/soft tissue	7	77.20	4
R411	Joint	4	177.05	4
	Examination and Manipulation			
7223	Manipulation under general anaesthetic (I.O.P.)		38.60	4
	- without general anaesthetic, see page 63.			
	Excision - Clavicle or Acromium			
R298	Simple (includes ligament)	4	161.40	4
R641	Major Tumour (see Preamble para B.32)	I.C.		I.C. By
R214	Malignant tumour with reconstruction (see Preamble para B.32)	I.C.	384.10	Region
	Fundadan Illimonia			
R292	Excision - Humerus Head	4	222 00	-
R292 R294		4	233.80	5 4
R295	Exostosis	4	130.60 229.00	4
R297	Malignant tumour with reconstuction	4	559.40	6
1427	THE PROPERTY OF THE PROPERTY O	4	307.70	U

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	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	SHOULDER/ARM/CHEST - Cont'd.			
	Shoothey Arry Crest - Contrat.			
	Excision - Joint			_
R422	Synovectomy and debridement  Excision of subacromial bursae	4	348.60 161.40	5 4
R512 R522	Muscle/fascia - simple	3	153.60	I.C.
R523	- complex		383.90	I.C.
	Rotator cuff exploration (includes acromioplasty, excision of coraco-			
R416	acromial ligament)	4	164.45	4
R490	Acromio/sterno-clavicular meniscectomy	3	160.40	4
	Reconstruction - Pseudarthrosis and Osteotomy			
R329	Pseudarthrosis - clavicle	4	203.80	4
R325	- humerus	4	255,00	4
R260 R298	Osteotony - humerus		230.50 161.40	4
R235	- clavicle - glenoid	4	224.20	4
1233	- ylunu	,	EL-4.LO	,
	Reconstruction - Nerves - see page 146.			
	Reconstruction - Muscles/Soft Tissues			
R527	Muscle transplant - pectoralis major	6	310.75	6
R521	Muscle/tendon release		240.85	5
R526	Release - sternomastoid	5	232.10	5
R353	Scapulopexy - congenital elevation	6	305.40	6
R568 R589	Trapezius/sternomastoid/transplant	3	268.35 168.50	4
1003	Rotator cuff repair - simple, end-to-end or side-to-side (includes acromio-	3	100.30	7
R593	plasty, excision of coraco-acromial ligament)	4	241.60	5
	Rotator cuff repair - complex (includes implantation into bone, and as			
R594	required, acromioplasty, excision of coraco-acromial ligament, excision	4	275 20	5
1034	of distal clavicle)	4	375.30	5
	Reduction - Fractures			
F047	Tuberosity - no reduction	_	53.50	
F048 F049	- closed reduction	3	94.35 229.80	4
F053	Neck without dislocation of head - no reduction	4	53.50	4
F054	- closed reduction		101.60	4
F055	- open reduction	5	260.50	6
F050	Neck with dislocation of head - no reduction	2	53.50	
F051 F052	- closed reduction	3	145.50 288.80	6
F042	Shaft - no reduction	3	53,50	0
F043	- closed reduction	3	115.70	4
F044	- open reduction	4	257.30	4
U.V.C. F110	Clavicle - no reduction	3	visit fees	4
F110	- crosed reduction with anaesthetic	-4	49.70 170.00	4
F119	Scapula - no reduction	,	53.50	,
F120	- closed reduction with anaesthetic	3	92.10	4
F121	- open reduction	4	191.95	5
F122 F123	Sternum - no reduction		53.50 92.10	
F124	- open reduction - pleura open (see Preamble para B.32)	9	I.C.	13
F1.25	<ul> <li>pleura closed (see Preamble para 8.32)</li> </ul>	4	1.C.	4
	Ribs - no reduction		visit fees	
F130 F131	- complicated - pleura open (see Preamble para B.32)	9	1.C. 1.C.	13 4
LT2T	- pleura closed (see Preamble para B.32)	4	1.0.	4
	Reduction - Dislocations			
0014	Acromio-clav / sterno-clav - no reduction	,	53.50	
D025 D023	- closed with anaesthetic		110.20 170.00	4
LUZ3	- upor resubstruit	4	170.00	4

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	SHOULDER/ARM/CHEST - Cont'd.			
DEOC	and the second s			
R596	- open reduction - late	4	228.20	4
D015	- without anaesthetic		20 60	
D016	- with anaesthetic		38,60 83,50	4
D017	- open reduction - early	4	244.70	6
R472	- late	4	460.30	7
R401	- recurrent	5	302.90	5
		٠	502.50	•
	SKULL and MANDIBLE			
	Arthroplasty	_		
R433	Temporo-mandibular joint - unilateral	5	268,35	5
	Disser, (T.O.D.)			
Z869	Biopsy (I.O.P.) Bones - punch, simple		20.75	
Z870	- punch, x-ray control		30.75 77.20	4
7242	- open	Δ	153.60	4
22.72	- opci	7	133.00	4
	Incision and Drainage			
7234	Mandibular sequestrectomy (I.O.P.)	7	216.40	7
	Excision			
R272	Bone - Tumour (see Preamble para B.32)	I.C.	I.C.	I.C.
R278	Maxilla, with exenteration of orbit and skin graft	4	409.10	7
R279	Maxilla advancement		338.45	8
R280	Mandible	4	271.40	7
R284	Mandibular condyle		212.40	5
R428	Temporo-mandibular meniscectomy	3	191.95	5
	December with an			
R531	Reconstruction Facial paralysis - static slings	4	226 10	-
R532	- dynamic slings	4	236.10 306.90	5 6
المالك	Composite repair for facial paralysis, plication of paralyzed muscles, and	*	300.50	0
R533	resection for paralysis of over active muscles	4	393.50	7
E597	- with meloplasty, add		66.85	
	,			
	Orthognathic Surgery			
	Anterior dento-alveolar osteotomy, maxilla or mandible			
R382	- one segment	6	617.70	10
R383	- two segments	6	715.90	10
	Posterior dento-alveolar osteotomy, maxilla	_		
R349	- one side	6	617.70	10
R351	- both sides, single segment	6	715.90	10
R385	- both sides, separate segments	6	913.00	10
R462	- one side	6	617.70	10
R463	- both sides	6	913.00	10
R502	Total U dento-alveolar osteotomy, mandible	6	944.30	10
R507	Total U dento-alveolar osteotomy, maxilla		1011.50	10
R511	Mandibular or maxillary visor osteotomy for aveolar hypoplasia	6	881.65	.10
R386	Genioplasty - one segment	6	196.70	10
R387	- two segments, or for laterognathia	6	294.90	10
R388	- three segments	6	393.50	10
R480	Mandibular osteotomies for prognathism - subcondylar	3	322.40	6
R384	- vertical ramus	6	715.90	10
R518	- sagittal split	6	715.90	10
DECC	Mandibular osteotomies for retrognathia, any technique	•	715 00	10
R520	- advancement up to 10 mm	6	715.90 814.40	10 10
R529 R535	- advancement 10 - 20 mm		1042.90	10
E588	- for apertognathia or laterognathia, add		196.70	10
L.00	- 107 upol cognition of Tusticognition (0, 000 seessessessessessessessessessesses		20010	

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	SKULL and MANDIBLE - Cont'd.			
R379	LaCost I advancement in one compart	10	C17 70	~
E961	LeFort I advancement - in one segment	10	617.70	20
	- in two segments, add		228,20	
E962	- in three segments, add		456.50	
R538	LeFort I intrusion - in one segment	10	814.40	20
E963	- in two segments, add		228.20	
E964	- in three segments, add		456.50	
RS67	LeFort I extrusion - in one segment*		1011.50	20
E965	- in two segments,add		228,20	
E966	- in three segments, add		456.50	
R580	LeFort I in cleft patient - in one segment*	10	1172.70	20
£967	- in two segments, add		196.70	
£968	- in three segments, add		393,50	
E969	- with SMR, add		157.40	
5970	<ul> <li>with pharyngoplasty, add</li> </ul>		236.10	
E971	- with closure alveolar fistula with or without bone graft, add		294.90	
F972	- with closure hard palate fistula with or without bone graft, add		393,50	
R588	Naso-maxillary osteotomy without LeFort I*	6	617.70	10
R389	LeFort II maxillary osteotomy and advancement*	10	1109.30	20
1003	Construction glenoid fossa and zygomatic arch	IO	1103.30	20
R395		10	1070 00	20
R396	(Owegeser technique)	In	1078.00	20
1090	Construction absent condyle and ascending ramus*	ь	617.70	10
0.000	Combined LeFort I and LeFort III osteotomy in hemifacial			
R609	microsomia		1172.70	20
R145	Mandibular condylotomy		157.40	5
R618	Coronoidotany		157.40	5
R644	Corono idectomy	4	236.10	5
	Reconstruction unilateral mandible with bone grafts*			
R334	- partial	4	314.80	10
R335	- complete		629.50	10
	Reconstruction bilateral mandible with bone grafts*			•••
R645	- partial	4	629,50	10
R646	- camplete	4	786.90	10
R647	Oral vestibuloplasty - with secondary epithelization	Δ	157.40	5
R648	- with skin graft		236.10	5
	Temporamandibular ankylosis	4	230.10	5
R649	- excision bone or fibrous block	2	354.10	c
R650	with intention of anotherin desire on moral. Class	3		6
	- with insertion of prosthetic device or muscle flap	4	393.50	8
R651	- with construction of condyle and ascending ramus*	4	511.50	10
	Onlay bone grafts to face when not part of standard osteotomy for			
	reconstruction*			
7253	- mandible - unilateral		275.40	
Z254	- bilateral		354.10	
7255	- maxilla - unilateral		275.40	
Z256	- bilateral		354.10	
Z257	- zygoma - unilateral		236.10	
Z258	- bilateral		314,80	
7259	- temporal - unilateral		314,80	
Z260	- bilateral		393.50	
Z261	- frontal - unilateral		314.80	
Z262	- bilateral		393.50	
	Application of dental arch bars, or splint, for facial osteotomy (I.O.P.)		333,00	
7239	- one arch bar	A	102,40	4
Z240	- two arch bars			4
R354	Interdental wiring for temporomandibular joint disorder	2	157.40	
1004		J	118.00	5
2652	Removal intermaxillary fixation devices under general anaesthesia		20. 70	
MDDZ	- as sole procedure		78.70	4

<sup>\*</sup>Includes harvesting of bone or cartilage grafts.

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	GENTION OF THE PRODUCTION STORY - WHE G.	Asst	Surg	Anaes
-	SKULL and MANDIBLE - Cont'd.	1000	- Jan 5	771000
	Orbito-cranial Surgery			
	Bilateral periorbital correction Treacher-Collins Syndrome with or			
R390	without bone grafts* (extra-cranial)	10	1306.40	20
	Bilateral periobital correction Treacher-Collins Syndrome with skull and			
R653	muscle transpositions* (includes skull reconstruction)(intracranial)	10	1664.00	25
R654	Pericranial flap to orbit or face - unilateral		236.10	4
R655	- bilateral		314.80	4
	- when in conjunction with coronal approach for main operation			
E973	- unilateral		137.50	
E974	- bilateral		228.20	
R378	LeFort III total maxillary advancement*	12	1566.20	25
R656	LeFort III and subcranial hypertelorism correction*	12	1991.00	25
R657	LeFort III and LeFort I maxillary advancement*	12	1793.90	25
	LeFort II, subcranial hypertelorism correction, Le Fort I maxillary			
R658	advancement*	12	2250,70	25
	Upper LeFort III advancement without occlusal change*	_	74.5.00	
R659	- unilateral		715.90	10
R675	- bilateral	12	1109.30	25
R676	Forehead advancement (bone grafts not included) - unilateral		913.00	25
R393	- bilateral		1109.30	25
R394	Cranial vault reshaping* - anterior or posterior half		1172.70	20
R677	Total cranial vault reshaping*		1597.50	25
R398	Medial transnasal canthopexy - unilateral	3	314.80	6
E557	- when done in conjunction with another procedure	_	118.00	
R399	Lateral canthoplasty - unilateral	3	157.40	6
E930	- when done in conjunction with another procedure		78.70	~~
R376	Hypertelorism correction, intracranial approach		1793.90	25
R377	Hypertelorism correction, subcranial U osteotomies*	12	1499.00	25
R678	Hypertelorism correction, medial orbital wall osteotomies*	10	944.30	20
R679	Hypertelorism correction, medial and lateral orbital wall osteotomies*		1239.20	20
R391	Orbital dystopia* - intracranial approach		1499.00	25
R392	- extracranial approach	10	1141.40	20
	Late correction traumatic enophthalmos (Tessier Technique - total			
	periorbital stripping and bone grafts)	10	1534 10	~
R680	- intracranial	12	1534.10	25
R681	- extracranial	10	1109.30	20
	Harvesting of bone graft when not included		70.70	
Z263	- iliac bone graft		78.70	
Z264	- rib graft - one rib		118.00	
E975	- each subsequent rib		59.00 177.05	
Z265	- costochondral or chondral graft - one rib		118.00	
E976	- each subsequent rib		157.40	
<b>Z266</b>	- split cranial graft		157.40	
	Company Control of Control Control Children			
	Surgery for Correction of Down's Syndrome Facial Stigmata			
70.7	Augmentation of zygoma (bilateral) - with prosthetic implant		141.70	
Z267	- with autogenous bone or cartilage*		177.05	
Z268			177.03	
7000	Augmentation of chin		118,00	
Z269	- with prosthetic implant		145.50	
Z270	- with autogenous bone or cartilager  Horizontal resection, red lower lip		141.70	
<i>7</i> 271	TUIT ZUITGET TESECUTORI, TELL TOMEST TIP		141.70	
	Reduction Emetures			
	Reduction - Fractures Orbit			
	Open reduction rim/well fracture			
E173	- zygomatic fracture dislocation	4	213.90	6
E174	- blowout fracture of floor	4	250.20	6
£1/4	- DIORNAL HUGGER OF FIOUR ASSESSMENT CONTROL OF CONTROL	•		

<sup>\*</sup>Includes harvesting of bone or cartilage grafts

## THE ONTARIO GAZETTE

Oode	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Acc	t Sung	Anaes
wwe	SKULL and MANDIBLE - Cont'd.	ASS	c surg	HIGES
E175	- secondary repair by combined or orbital approach	4	369,40	6
F143	Middle 1/3 factal		330,40	8
F144	Cranial-facial separation		417.10	10
r144		9	417.10	10
	Nasal bones (including septum)			
U.V.C.			visit fees	
F136	- closed reduction		78.70	4
F137	- open reduction - if within 2 weeks of injury		196.70	5
F129	- delayed, not including septum		196.70	5
	Mandible			
U.V.C.			visit fees	
F138	- closed reduction - including wiring of teeth		196.70	5
	<ul> <li>open reduction (may include wiring of teeth)</li> </ul>			
F139	- one side	4	263,60	5
F147	- complicated (See Preamble Para B.32)	I.C	. I.C.	I.C.
F140	- removal of interdental wire			4
	Maxilla			
U.V.C.		,	visit fees	
F150	- closed reduction and dental wiring		196.70	5
F141	- open reduction - simple	4	114.00	5
F142	- with wiring and local fixation		302.90	6
1.176	- with willing and local transfer sections	,	302.30	U
	Reduction - Dislocations			
noca	Temporo-mandibular joint - closed reduction		20.20	4
0062			39,30	
D063	- open reduction	5	196.70	5
	SPINE			
	Arthrodesis			
R459	Anterior or posterior fusion of one level	7	309.20	10
R419			418.70	10
	Fusion of C1-2	0		10
E573	Each additional level (to a max, of 2 additional)		70.10	
E567	By same surgeon - one level, add		197.50	
E568	- multiple levels, add		254.20	
E929	- anterior cervical interbody fusion, per level, add		63.00	
	Fusion by different surgeon,		240.00	
R493	- one level		243.90	
R494	- multiple levels		287.30	
E924	<ul> <li>anterior cervical interbody fusion, per level, add</li> </ul>		94.35	
E574	Repeat fusion, to any fusion, not to apply to N337, add		167.70	
E548	With instrumentation, add		113.30	
	Aspiration/Injection - see pages 45 and 58.			
	Biopsy			
<b>Z268</b>	Bone - needle (I.O.P.)	4	115.00	4
R274	- open - posterior approach		191.95	7
R275	- anterior approach		245,40	8
7228	Soft tissue - open (I.O.P.)	•	77.20	4
1220	3016 613306 - Open (1:00Fo)		11.20	*
	Decompression - Anterior, Anterolateral or Posterolateral			
R447	Simple anterior cervical discectomy	Я	312,50	10
R452	Simple anterior lumbar discectomy	6	396.50	10
THAL	Anterior cervical spinal cord or nerve root decompression, including	•	32.30	10
N182	removal of disc or vertebral body, single disc level	Q	472.15	10
R397			1150.60	13
(CD)	Anterior decompression with instrumentation	7	1130,00	13
Moc	Anterolateral or posterolateral decompression, lumbar or thoracic spine,	0	aco an	12
N1.86	single disc level	9	858.00	13
	For thoracotomy or laparotomy by separate surgeon use M137 (page 104), S312			
	(page 124)			
E000	Each additional disc level decompressed - to R447, R452, N182,		204.60	
E928	N1.86, add		204.60	

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code	OPENATIONS OF THE PROGRESSEE STORY - CORE OF	Asst	Surg	Anaes
	SPINE - Cont'd.			
	Decompression - Posterior			
R451	Cervical hemilaminectomy for disc disease, with or without foraminotomy  Lumbar hemilaminectomy for disc disease including removal of soft disc or	6	448.50	10
R457	osteophyte	6	328.50	8
E565	Multiple levels, to R451, R457, only per additional level, add		59.00	
E566	Bilateral, to R451, R457 add		62.30	
N185	Posterior laminectomy one or two levels, cervical, thoracic, lumbar  Repeat posterior exploration or reopening of posterior exploration, more than six months after original procedure, includes foraminotomy,		472.15	9
N337	discectomy or neurolysis	8	511.90	10
E914	Laminectomy extending over 3 or more laminae, to N185, N337 add		122.20	
E915	Foraminotomy, to R457, N185 and N337 per foramen decompressed, add		63.00	
E907	Opening of dura (associated with any decompressive procedure), add		122.20	
E926	Spinal duroplasty (applies to any spinal procedure), add		184.90	
	Incision and/or Drainage			
R251	Bone - incision and drainage only	4	234.50	4
R234	Sequestrectomy - anterior	į	498,90	10
R254	- posterior	4	293.60	4
R270	Saucerization with bone grafting - anterior		613.90	10
R252	- posterior		328.90	5
7226	Soft tissue	7	77.20	4
1220	3016 C1330C		// .20	-
	Examination/Manipulation			
<b>Z</b> 215	Manipulation under general anaesthetic (I.O.P.)		30.75	4
	Excision - Bone			
R373	Spinous process	4	191.95	4
R374	Lamina or transverse process		306,90	8
R450	Part of body or pedicle		460.30	8
R455	Total body (includes replacement)		767.05	13
	Excision - Muscle/Soft Tissue			
R634	Tunours - simple		153.60	I.C.
R635	- radical resection		383.90	I.C.
	Reconstruction - Osteotomy (includes fixation /fusion)	^	roo oo	10
R303	Anterior - via chest	9	590,20	13
R636	- via abdomen	9	613.90	9 13
R271	- via chest and abdomen	9	691.00	
R296	Posterior	9	556.40	9
E549	- with rib or transverse release, add		98.40 920.60	9
R310	Circumferential	10	835.80	12
R264	Vervical	10	035.00	12
	Instrumentation - Deformities			
	Anterior (Dwyer etc., includes fusion/disectomy)			
R350	- via chest or abdomen	9	1044.40	17
R359	- via chest and abdomen	9	1149.05	17
R362	Posterior (Harrington) - with or without fusion	8	614.60	12
R369	Readjustment of instrumentation		115.00	4
E533	Harrington instrumentation to sacrum or pelvis, add		61.30	
E534	Harrington instrumentation, for each level over 6, add		14.90	
E554	<ul> <li>with posterior osteotomy, add</li> </ul>		115.70	
R371	Segmental procedure - with fusion		959.30	12
E535	Segmental instrumentation to pelvis, add		114.90	
E536	Segmental instrumentation, for each level over 6, add		22.90	
R461	Removal of - anterior instrumentation	8	229.80	8
R348	- posterior instrumentation	8	184.10	8

	CONTINUE OF THE PROPERTY OF THE CONTINUE OF THE			
Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
we		7530	349	Alues
	SPINE - Cont'd.			
	Desiration of making trades making			
R346	Revision of entire instrumentation  - with fusion	0	959.60	12
R336	- without fusion		767.05	12 12
R365	Electrical stimulation		417.90	10
R366	- with muscle stripping of spine		575.30	12
R367	Repair or replacement of electrodes	8	174.00	10
R368	Removal of electrodes	8	181.10	8
R464	Muscle stripping spine prior to surgery		153.60	8
R361	Halo traction prior to surgery (complete care)	3	229,80	4
Note:				
	scoliosis in same hospitalization. Anterior release including Halo traction			
R358	- via chest or abdomen	٥	433.60	13
R357	- via chest and abdomen	o o	536.70	13
R356	Localizer cast	•	92.80	4
	Reduction - Fractures or Fracture Dislocations			
U.V.C.	Fracture of spine without procedure	٧	isit fees	;
7236	Skull calipers (I.O.P.)		39.30	
Z241	Halo traction (I.O.P.)		63.00	
Z246 E562	Reapplication of Halo traction (I.O.P.)		39,30 84,00	
F103	Closed reduction	5	158.90	5
F105	Open reduction - posterior approach	5	243.70	10
F107	- anterior approach	5	287.30	10
E913	With spinal cord injury, add (when total care by operating surgeon)	•	122.20	
	With irrigation, including opening of dura, to fractures when combined			
E927	with decompressive procedures, add		243.70	
E567	Fusion by same surgeon - one level, add		197.50	
E568	- two or more levels, add		254.20	
0400	Fusion by different surgeon		242 00	
R493 R494	- one level, add		243.90 287.30	
E548	- two or more levels, add		113.30	
LJ-10	mor inscriberon, and		113.30	
	PELVIS and HIP			
	Amputation			
R631	Hamipelvectomy - hindquarter		622.50	15
R630	Hip disarticulation	10	367.50	10
	Arthrodesis			
R469	Sacro-iliac joint	5	310.00	5
R514	Symphysis pubis		306.90	6
R470	Нір		577.60	8
	Arthroplasty			
R439	Unipolar		386.40	8
R440	Bipolar	8	572.80	8
R442 E589	Surface replacement	8	696.40 78.70	8
E593	Acetabular reconstruction (extensive, including bone grafts), add		153.60	
E564	Revision, add 35%		133.00	2
R481	Reattachment of greater trochanter (late)	6	229.80	8
R443	Removal only - non cemented	3	333,70	8
R488	- camented		416.40	8
	Arthroscopy			
Z218	Hip joint (I.O.P.)		77.20	4
E595	Preceding surgery (same surgeon)		49.70	
	Arthrotomy			
R547	Sacro-iliac joint	5	229.80	6
R415	Hip - with removal of loose body		239.10	6
		-	30-100	-

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	PELVIS AND HIP - Cont'd			
	Aspiration/Injection - see pages 45, 58.			
Z290	Hip - infant or child, under general anaesthesia	3	47.20	4
	Biopsy			
7212	Bone - punch needle (I.O.P.)		57.50	
7217	- under general anaesthetic (I.O.P.)		57.50	5
Z214 E563	- open (I.O.P.) Joint - via arthroscope		115.00 8.60	4
R415	- open	5	239.10	6
7228	Soft tissue - open	,	77.20	4
	Denervation/Decompression			
N188	Decompression of lateral femoral cutaneous nerve	4	117.50	4
N177	Exploration and/or decompression of sciatic nerve		328.90	6
	Exploration and/or decompression and/or transposition and/or neurolysis of			
N285	major nerve		195.80	4
R427	Denervation of hip	4	306.90	5
	Incision and Drainage			
R269	Bone, incision and drainage		229.80	4
R249	Sequestrectany		302.90	4
R250 Z226	Saucerization and bone graft	4	513.00	5 4
R415	Bursae/soft tissue (I.O.P.) Joint	5	77.20 239.10	6
11713		,	233.10	J
7000	Examination/Manipulation		20.75	
7252	Manipulation - under general anaesthetic (I.O.P.)		30.75	4
	Excision - Bone			
R639	Simple cyst, etc.	4	268.35	4
R330	Major resection tumour	4	384.10	6
R216	Radical resection tumour		613.90	8
F115	Coccyx	4	165.20	4
R315	Head and neck, femur	4	369.00	6
	Excision - Muscle			
R522	Simple		153.60	I.C.
R523 R524	Complex Myositis	4	383.90 229.80	1.C. 5
NJ24	rgosicis	7	223.00	,
0.400	Excision - Joint	_	205 40	-
R423	Synovectamy/debridement	5	386.40	5
	Excision - Bursae			
R590	GT trochanteric/ischial	3	156.60	4
	Reconstruction - Pseudarthosis			
R364	Pelvis	I.C.	460.30	I.C.
R328	Hip	6	380.10	6
	Reconstruction - Osteotomy			
R265	Pelvis - infant		311.70	8
R273	- other		460.30	8
R263	Нір	5	440.60	7
	Reconstruction - Muscle/Tendon			
R521	Muscle release	5	240.85	5
7232 7233	Closed adductors - tenotomy (I.O.P.)  Open adductors - tenotomy (I.O.P.)		38.60 77.20	4
ZZ33 R545	Thiopsoas - tenotomy (1.0.P.)	5	212.40	5
1.575		-		-

Onde	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd,	Asst	Surg	Anaes
-	DCI VIC and UTD Creek! d			
	PELVIS and HIP - Cont'd.			
	Reconstruction - Tendon Transfer			
R570	11 iopsoas	5	427.30	6
R569	Abductor	5	278.50	6
	Reduction - Fractures			
U.V.C.	. Coccyx - no reduction		risit fees	5
F115	- excision		165.20	4
	, Pelvic ring - no reduction		risit fees	
F1.34	- closed reduction		364.40	4
F1.35	- open reduction		537.50	8
	, Sacrum - no reduction		risit fees	
	Femoral neck trochanteric, subtrochanteric - no reduction		risit fees	
F098	- closed reduction/traction		324.10	4
F099	- open reduction - pin only	6	315.50	8
F100	- pin and plate		406,80	8
F101	- primary prosthesis	6	346.30	8
R600	- delayed/staged graft	6	229,80	8
	SI ipped epiphysis	_		
R607	- closed reduction/traction		306.90	8
R642	- closed reduction/internal fixation		306.90	8
R627	- open reduction/fixation	6	460.30	8
	Reduction - Dislocations			
	Acetabulum - no reduction	_	risit fees	
0052	- open reduction - lips	7	440,60	8
0046	- one pillar	4	767.05	10
D047	- two pillars	8	1150.60	12
0042	Hip - closed		219.65	4
0043	- open		314.80	7
R628	- late	7	613.90	10
0059	Sacro-iliac - closed, traction, spica, etc.		352,60	5
0060	- open		487.05	5
U.V.C.	Sacro-coccygeal - closed		risit fees	
0061	- open, removal of coccyx	5	153.60	5
R404	Congenital hip - closed (includes tenotomy and cast)		151.80	4
R405	- repeat (includes cast)		92.80	4
R406	- open (includes tenotomy and arthrotomy)	7	332.90	7
	FEMIR			
	Apputation			
R625	Gritti-Stokes or Callander		236.10	5
R626	Through femur	5	236,80	5
	Biopsy (I.O.P.)			
Z369	8one - core, punch		<b>30.7</b> 5	4
2870	- x-ray control/general anaesthetic		<i>77.2</i> 0	4
7242	- open	4	153.60	4
7228	Soft tissue - open		77.20	4
	Incision and Drainage			
R242	Incision and drainage, bone		245.40	4
R245	Sequestrectomy		310.00	4
R243	Saucerization and graft		509.20	6
7226	Soft tissue		77.20	4
	Excision - Bone			
R314	Simple cyst/exostosis	4	184.10	4
R330	Bone turour - simple	4	384.10	6
R216	- with reconstruction/graft	8	613.90	8

Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.		0	
uue		Asst	Surg	Anaes
	FEMUR - Cont'd.			
	Excision - Muscle			
R522	Simple		153,60	I.C.
R523	Complex		383.90	I.C.
0220	Reconstruction - Pseudoarthrosis	,	200 10	_
R328	RECUISCRUCTION - PSEUDORPUNOSIS	0	380.10	6
	Reconstruction - Fascial			
R632	Simple		153.60	4
R633	Complex with or without synthetic graft or rotation flap	4	313.20	5
	Reconstruction - Osteotomy			
R262	Femoral shaft	4	437.60	5
R215	Supracondylar	4	306.90	6
	Reconstruction - Leg Length Operations			
R333	Femoral shortening - all types	4	381.60	4
R332	Femoral lengthening - all types	4	409.10	4
R340	Femoral epiphysiodesis	4	234.50	5
R341	Tibial and femoral epiphysiodesis	4	340.70	5
R343	Femoral stapling	4	223.50	4
R344	Tibial and femoral stapling	4	306.90	5
	Reconstruction - Muscles/Tendons	_		
R589	Quadriceps repair - simple	3	168.50	4
R587	- reconstructive	3	306.90	4
R530	Quadricepsplasty - all types	4	303.70	5
R561	Ilio-tibial band	3	137.70	4
Z <u>1</u> 97	Closed release of ilio-tibial band (I.O.P.)		38.60	4
R543	Tenotomy of hamstrings - single	3	128.35	4
R562	- multiple	3	125.10	4
R557	Lengthening of hamstrings - single	3	166.70	4
E050	- each additional, add		63.00	
R571	Tendon or muscle transfer	3	236.80	5
E049	- each additional, add		69.30	1 (max.)
R524	Excision of myositis	4	229.80	5
	Reduction - Fractures			
	Femoral shaft/supracondylar			
U.V.C.	- no reduction - cast - bed rest	,	visit fee	s
F094	- closed reduction - traction - infant or child	3	205.30	4
F095	- adult or adolescent	3	324.10	4
F097	- closed reduction - cast	3	205.30	4
F096	- open reduction		392.70	8
	KNEE			
	Amputation			
R625	Through knee - disarticulation	5	236.10	5
	The state of the s		4	
	Arthrodesis			
R468	Knee	3	313.20	5
	Arthroplasty			
R509	Patellar arthroplasty	3	191.95	5
	Hemi-arthroplasty			
R482	- single component (e.g. MacIntosh)	6	257.30	6
R483	- double component (e.g. Marmar)	6	350.10	6
R441	Total replacement/both compartments	8	505.40	8
E598	With associated patellar replacement or patelloplasty, add		75.60	
	Removal of hemi-arthroplasty			
R496	- without replacement	4	191.95	5
	Removal of total arthroplasty			
R497	- without replacement	4	273.10	5
E564	Revision of arthroplasty, add 35%			

Code	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Asst	Surg	Anaes
and .				71,555
	KNEE - Cont'd.			
Z218 E595	Arthroscopy Diagnostic arthroscopy Preceding surgery		77.20 49.70	4
R412	Arthrotomy Knee- with or without removal of loose body		165.20	4 4
R413	Osteochondritis dessicans with drilling and/or internal fixation	,	206.10	4
	Aspiration - see listing on page 58.			
	Biopsy			
2870 2242	Bone/joint - needle (I.O.P.) - open (I.O.P.)	4	77.20 153.60	4
E563	- via arthroscope		8.60	
7228	Soft tissue - open (I.O.P.)		77.20	4
	Denervation/Decompression			
R426	Denervation of knee	3	198.25	4 4
N296	Denervation of gastrocnemius	4	195,80	4
	Incision and Drainage		77 m	
7226 R444	Soft Tissue (1.0.P.)	. 3	77.20 153.60	4
KTTT		• •	200000	
7222	Examination/Manipulation  Manipulation - under general anaesthetic (1.0.P.)  - without general anaesthetic, see page 63.		18.90	4
	Excision			
R431	Baker's cyst - simple	3	118.00	4
R434 R501	- extensive		201.50 99.90	6 4
R429	Meniscectomy		191.20	4
R417	Debridement of joint without synovectomy	3	229.80	5
R424 R506	Synovectomy Prepatellar bursae	3	353.35 110.20	4
R312	Patella - to include fascial repair	3	223.50	4
R318	Excision exostosis/cyst patella	3	99.90	4
R508	Reconstruction - Meniscus Suturring of medial or lateral meniscus	3	191.95	5
	Reconstruction - Muscles/Tendons			
R584	Tenoplasty - one	3	115.00 63.00	4
E050 R589	- each additional, add	3	168.50	4
R587	- late	3	306.90	4
R571	Transplant of tendon - single	3	236.80	5 1 (max.)
E049 7237	Tenotomy - closed - one		38.60	4
7238	- multiple		57.50	4
R564 R566	- open - one		134.65 151.10	4
R516	Release patellar retinaculum		128.35	5
	Reconstruction - Ligaments			
R599	Ligaments - simple/one		288.00	4
R542	- extensive/multiple (including synthetics)		425.00 377.00	6 6
R484 R539	- synthetic anterior/posterior cruciate removal of synthetics	4	175.50	4
F085	Reduction - Fractures Patella - no reduction		53.50	
F087	<ul> <li>open reduction or excision with or without repair</li> </ul>		222.70	4
F021	Osteochondral fracture - open reduction	4	199.00	5

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	KNEE - Cont'd.			
	Delimbles Dislambian			
0000	Reduction - Dislocations		150 70	
D038 D039	Knee - closed reduction	-	159.70	4
D040	- open reduction	5	237.60 47.90	5
0031	- with anaesthetic		77.20	4
D031	open reduction - early		229.80	5
R255	- late	4	384.10	6
R403	- recurrent		306.90	5
R515	Congenital dislocation - knee (open)		384.10	6
	FIBULA and TIBIA			
	Amputation			
R624	Tibia/fibula	5	236.80	5
	Biopsy			
ZB70	Bone - simple - punch		77.20	4
Z242	- open	4	153,60	4
7228	Soft tissue - open		77.20	4
	Decompression/Denervation			
R495	Decompression of fascial compartments	3	210.10	4
Z783	Secondary closure	_	77.20	
Z251	Catheter insertion (I.O.P.)		38.60	
	Monitoring of pressure monitoring device		visit fee	es
N184	Decompression of posterior tibial or common perineal nerve	4	130.60	4
	Incision and Drainage			
R237	Incision and drainage, bone	3	221.20	4
R239	Sequestrectany	3	247.15	4
R238	Saucerization and bone grafting	3	333.70	4
<b>Z22</b> 6	Soft tissue		77.20	4
	Excision			-
R311	Exostosis/cyst	3	155.85	4
R210	Fibular head	3	153.60	4
R295	Tumour - simple	4	229.00	4
R253	- extensive with repair	I.C.	536.70	I.C.
R522	Muscle/soft tissue - simple		153.60	I.C.
R523	- complex		383.90	I.C.
	Reconstruction - Pseudoarthrosis			
R326	Tibia/fibula	4	276.95	5
R327	By-pass fibular graft	4	280.20	6
R372	Congenital pseudarthrosis	4	384.10	6
	Reconstructive - Osteotomy			
R289	Tibia and fibula - adult or child	3	298.30	4
R403	Tuberosity (Macquet)	4	306.90	5
	econstruction - Leg Length Operations		242.00	
R331	Tibial lengthening	4	343.80	4
R458	Tibial shortening	4	306.90	4 5
R341	Tibial and femoral epiphysiodesis	4	340.70	5
R339	Tibial epiphysiodesis	4	243.90 153.60	4
R342	Tibial stapling - one side	4	191.95	4
R460	- both sides		306.90	5
R344		7	300.70	,
	Reduction - Fractures Tibia with or without fibula			
F078	- no reduction, rigid immobilization		92.10	
F079	- no reduction, rigid minuoritzation	3	147.10	4
10/3	- CIUSEU   CUUGLIUI: 4400000000000000000000000000000000000	-		

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	FIBULA AND TIBIA - Cont'd.			
F080	- open reduction - shaft	4	284.00	5
F081 E532	<ul> <li>medial or latral tibial plateau</li></ul>		314,00	5
F082	Fibula - no reduction, rigid immobilization		53.50	
F083	- closed reduction		78.70	4
F084	- open reduction	4	161.40	4
	FOOT and ANGLE			
	Amputation			
R620	Metatarsal/phalanx disarticulation	4	119.60	4
E585	- each additional		37,80	
R621	Ray (single)	4	172.30	4
R623	Symes	5	227,50	5
R622	Transmetatarsal/transtarsal	4	180.10	4
R619	Terminal Symes	4	115.00	4
	Arthrodesis			
R466	Ankle	3	307.70	4
R471	Interphalangeal	3	125.90	4
E575	- each additional		32.30	
R477	Metatarsophal yngeal	3	205.30	4
R474	Midtarsal/subtalar	3	273.90	4
R513	Triple	3	306.90	5
R475	Pan-talar, one stage	3	514.55	6
	Arthroplasty			
R485	Ankle-total replacement	6	340.70	6
R479	Removal of prosthesis without replacement Metatarsophalyngeal interposition	3	153.60	6
R456	- single	3	115.00	5
E538	- each additional, add		30.75	
R453	Metatarsopohalyngeal (Swansons, etc.)	3	229.80	5
R454	- multiple	3	306.90	6
R500	Removal - prosthesis without replacement	3	115.00	4
E564	Revision of arthroplasty, add 35%			
	Arthoscopy			
<b>Z218</b>	Ankle without surgery		77.20	4
Z219	Other foot joints		49.70	4
E595	Ankle followed by surgery		49.70	
E630	Other foot joints with surgery		49.70	
	Arthrotony			
R503	Ankle - removal of loose body, etc.	3	132.90	4
E539	- with osteotomy of malleolus, add		94.35	
R504	Mid tarsals	3	115.00	4
R505	Metatarsal/phalangeal	3	115.00	4
	Aspiration - see listings on page 58.			
	Biopsy			
Z269	Bone - needle - punch (I.O.P.)		30.75	4
2870	- punch - under general anaesthetic		77.20	4
7242	- open	4	153.60	4
E563	Joint - via arthroscope		8.60	
R409	- open		125.10	4
7228	Soft tissue - open (I.O.P.)		77.20	4
	Incision and Drainage			
R220	Incision and drainage - bone	3	147.10	4
R201	Sequestrectomy	4	153,60	4

Codo	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Acct	Cumo	Anzor
Code		Asst	Surg	Anaes
	FOOT AND ANKLE - Cont'd.			
R202	Saucerization and bone graft	4	306.90	4
7226	Bursae (I.O.P.)		77.20	4
R503	Joints	3	132.90	4
7228	Soft tissue (I.O.P.)		77.20	4
	C. J. M. Bell. Ishira			
7000	Examination/Manipulation		10.00	
7222	- under general anaesthetic		18.90	
	Club foot, etc manipulation and cast/strapping			
Z235	- without anaesthetic		15,70	
7224	- with anaesthetic		30.75	4
4			55,75	•
	Excision - Bone			
R299	Phalanx	3	99.90	4
R309	Metatarsal head	3	128.35	4
E587	- each additional		32.30	
R305	Accessory navicular (scaphoid)	3	113.30	4
R302	Bunion/bunionette	3	118.00	4
R307	Calcaneal spur	3	109.40	4
R282	Exostosis (dorsal, subungual)	3	78.70	4
R308	Os calcis, talus		226.70	4
R301	Sesamoid, one or both	3	111.00	4
R306	Tarsal bar	3	177.80	4
R272	Tumour (foot) (see Preamble para B.32)	I.C.		I.C.
R300	Turrour (phalanx) - simple	3	155.10	4
R272	- complex (see Preamble para B.32)	1.0.	I.C.	I.C.
	Custodes leist			
0420	Excision - Joint Ankle synovectomy	3	221.90	4
R420	Metatarsophalangeal synovectomy - one		184.10	4
R425 R414	- two or more	3	278.50	4
1647.4	- CND OF INDIC	•	2,0,50	-
	Excision - Soft Tissue			
R549	Ganglion - simple or complex	3	86,70	4
R506	Rursa	3	110,20	4
R551	Fascia (Dupytrens) - partial	3	153.60	4
R552	- complete	3	307.10	5
R522	Muscle - simple		153.60	I.C.
R523	- complex		383.90	I.C.
	Reconstruction - Pseudarthrosis	,	210 70	4
R363	Malleoli	3	218.70 199.80	4
R321	Tarsals/metatarsals/phalanx	3	199,00	-
	Reconstruction - Osteotomy			
R259	Os calcis	3	233.00	4
R276	Metatarsals and phalanx	3	115.00	4
E596	- each additional	-	32.30	
R277	Midtarsal/tarsal		191.95	4
R337	Shortening metatarsal - one	4	167.70	4
R338	- two or more	4	205.30	4
	Reconstruction - Forefoot			
R430	Claw and hammer toe	3	118.80	4
E594	- each additional hammer toe, add	_	32.30	
R304	Hallux Valgus - Mayo, Keller	3	163.70	4
R355	- Joplin, MtBride	. 3	210.90	4 5
R360	Major forefoot reconstruction - max		297.40	4
R446	Overlapping 5th toe		107.00	4

	OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	FOOT AND ANGLE - Cont'd.			
	Reconstruction - Club Foot			
R408	Posterior or medial release	4	248.70	4
R448	Posteromedial release, lateral shortening, tendon transfers and fusion		299.10	4
R546	Plantar fascia release (Steindler)		107.70	4
	, , , , , , , , , , , , , , , , , , , ,	•	20.0.0	
	Reconstruction - Ligaments			
R597	Ankle - one	3	170.75	4
R548	- extensive/multiple	3	322,60	4
	A. Carlos Anna Carlos			
0000	Reconstruction - Tendons		~~ ~~	
R640	Exploration - tendon sheath	3	99.90	4
R556	Tenolysis - extensive release - one	3	157.40	
E599	- each additional digit (max. 2), add	3	69.30	*
C355	Tendon transfer foot and ankle		09.30	
R565	- single	3	196.70	4
E055	- each additional, add	•	72.40	1(max.)
R572	Tenodesis	3	199.00	4
R560	Graft	4	196.70	4
E053	- each additional, add		72.40	
R557	lengthening or shortening - one	3	166.70	4
E050	- each additional, add		63.00	
R578	Suture extensor tendon - one	3	99.90	4
E580	- each additional		37.80	
R585	Suture flexor tendon - one	3	179.30	4
E581	- each additional, add		70.10	
R589	Achilles tendon repair - early	3	168.50	4
R587	- late	3	306,90	4
R579	Tenotomy (open) - one toe		69.30	4
R581	- more than one toe		153.60	4
7229	(closed) - one toe (I.O.P.)		38.60	4
Z243	- more than one toe ([.0.P.)		77.20	4
R544	Achilles or tibialis anterior/posterior tenotomy - open	2	110 00	4
R555		3	110.20	*
KOOO	- closed		76.40	4
	Reduction - Fractures			
F074	Ankle - no reduction, rigid immobilization		53,50	
F075	- closed reduction	3	115.00	4
F076	- open - one maileolus		188.90	4
F077	- multiple malleoli or ligaments	4	247.90	5
	Ankle fracture with tibial Plafond burst			
F104	- closed	3	191.95	4
F108	- open	4	288.00	6
-	Metatarsus - no reduction			
F061	- one or more		38.60	
F062	- with rigid immobilization		53.50	
F063 F064	- closed reduction - one or more	3	74.70	4
F065	- open reduction - one	4	121.10 186.40	4
F070	Os calcis - no reduction - rigid immobilization	*	77.20	4
F071	- closed reduction		114.00	4
F072	- open reduction	4	209.30	4
	Phalanx - no reduction	•	203.30	7
F056	- rigid immobilization - one		38.60	
E560	- each additional		8.60	
F058	- closed reduction - one		51.95	4
E561	- each additional		11.80	
F060	- open reduction	4	118.80	4

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM - Cont'd.	Annt	Cuma	A====
FOOT AND ANKLE - Cont'd.	ASSU	Sury	Anaes
Tarsus excluding os calcis			
		77.20	
- closed reduction	3	115.70	4
- open reduction	4	181.10	4
Intra-articular fracture - 1.P. joint			
- closed reduction		61.30	
		115.00	4
Reduction - Dislocations			
Ankle - closed reduction		79.45	4
		179.30	4
		297,40	5
			4
			4
			4
			-
			4
			4
		188.10	á
	FOOT AND ANKLE - Cont'd.  Tarsus excluding os calcis	### FOOT AND ANNLE - Cont'd,    Tarsus excluding os calcis	FOOT AND ANKLE - Cont'd.   Surgement

	OPERATIONS ON THE RESPIRATORY SYSTEM			
Code	a particle at the less barront states	Asst	Surg	Anaes
	NOSE			
	Nasopharynx E.U.G.A. of nasopharynx for malignant disease including biopsies (not to be charged if done in conjunction with T & A, adenoidectomy or			
Z298 R181	quadroscopy) (1.0.P.)  Excision of nasopharyngeal lesion with palatal split  Excision of nasopharyngeal lesion with mandibulotomy, glossotomy and/or	4	31.50 393.50	7
R182	palatal split	7	764.00	10
7296 7297	- if only operative procedure performed		13.75 13.75	
<b>Z3</b> 01	Incision (1.0.P.) Drainage of abscess or haematoma Turbinate reduction - uni or bilateral (to include cautery, cryosurgery,		43,20	4
Z302	turbinectomy)		43.20	4
Z304	Excision Nasal polyp (I.O.P.) - single multiple or involving general anaesthetic		16.00	
Z305 Z308	(unilateral)		43.20	4
<b>Z309</b>	Biopsy (I.O.P.) - single		13.75	·
Z310 Z311	- multiple or involving general anaesthetic		39.30 8.00	4
<b>Z312</b>	- complicated, or involving general anaesthetic		39.30	4
M010 M011	Excision of intranasal lesions by lateral rhinotomy approach		382.00 I.C.	7 1.C.
	Reconstruction Septoplasty (when antrum lavage, polypectomy, turbinate reduction, intranasal ethmoidectomies or antrostomies are done in addition, add			
M012	50% of the appropriate fees to MO12 MO13, MO14, MO15, MO16, MO19, MO24)		194.80	4
M013 M014	Partial septorhinoplasty (excluding osteotomies)		278.90 374.40	7
M019	- with autologous bone or cartilage graft		592.10	7
M024	- with non-autologous graft or implant		473.70	7
R319 R320 Note:	Graft to nose - autologous, bone or cartilage (without septorminoplasty) non-autologous or prosthetic implant (without septorminoplasty) MD13, MD14, MD19, MD24, 78319, R320 - claims for these procedures require OHIP authorization. (See Surgical Preamble, paragraph (17)).	4	278.90 179.50	4
M015	Septodermoplasty (to include fascial and other grafts)		236.80	4
MD16 MD17	Repair of septal perforation		236.80	4
E603	- with fluorescein injection, add		39.30	•
M018	obtaining graft or preparing implant)		236.80	4
M020 M021	Repair of choanal atresia - uni or bilateral	4	278.90 71.05	4
M028	Chilation of choanal atresia - uni or bilateral		31.70	4
M030 M031	- complex, to include necessary grafts and septoplasty tip and septum reconstruction only	4	473.70 194.80	7
721.4	Treatment of Epistaxis (Nasal Haemorrhage) Cauterization (1,0,P.) - unilateral		8.80	4
Z314 Z315	Anterior packing (I.O.P.) - unilateral		11.80	4
2316	Posterior packing (1.0.P.) - uni or bilateral		27.50	4
M027	Ligation of external cardid actery = unilateral	6	156.60	6
R788 R789	Ligation of internal maxillary artery - unilateral	7 6	313.20 156.60	10 6

Code	OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.	Asst	Surg	Anaes
	NOSE - Cont'd.			
	ACCESSORY NASAL SINUSES			
7010	Antrum or sinus lavage (I.O.P.)		00.05	
Z319 M054	Antral puncture and/or lavage - uni or bilateral	4	32.85 95.50	4
	Maxillary, Caldwell-Luc (intranasal antrostomy included)		90.00	*
M055	- unilateral		171.90	4
M056	Maxillectomy - partial or complete	7	592.10	10
E947	- with orbital exenteration, add		236.80	
Z318	Frontal trephine or sinusotomy (I.O.P.)		103.10	4
M058	Radical frontal sinusectomy		355.30	5
M063	struction or obliteration - unilateral or bilateral	7	592.10	10
1000	External frontal-ethnoidal sinusectomy and/or reconstruction	,	332.10	10
MO59	- unilateral	4	355.30	6
M060	Intranasal ethmoidectomy - unilateral		114,60	4
	External or transantral ethnoidectomy - unilateral (to include Caldwell-			
MD23	Luc with transantral approach)	4	278.90	4
M061	Trans-septal sphenoidotomy or sphenoid sinusectomy		275,00	4
M064	External transethmoidol sphenoidotomy or sphenoid sinusectomy	7	473.70	10
MD62	Vidian neurectomy - unilateral	4	355.30	4
M066	Closure of antral fistula - minor		47.40	4
MD67	include Caldwell-Luc if necessary)		267.40	5
	LARYNX Endoscopies (I.O.P.) Laryngoscopy:			
Z321	Direct - with or without biopsy		47.40	6
Z322	- with removal of foreign body		82.50	6
Z323	- with removal of lesion(s)		114.60	6
Z343	- with dilatation of larynx, to include bronchoscopy if necessary		156.60 27.50	6
Z324 E600	Indirect - with biopsy or removal of foreign body			0
	Z323, Z327, Z328, Z330, Z342, Z343, Z348)		26.70	
M080	Teflon augmentation larynx		141.30	6
	Excision (to include laryngoscopy)			
M081	Laryngectomy - total	6	550.10	13
E882	- with hemi thyroidectony, add		135.60	
E883	- with subtotal thyroidectomy, add		204.40	
E884	- with total throidectomy, add		286.50	
M082	Laryngofissure	6	236.80	8
M084	Laryngectomy - segmental, including reconstruction		668.50	9
MD85	Arytenoidectomy or arytenoidopexy or lateralization procedure	6	278.90	8
	Repair (to include laryngoscopy)			
	Laryngoplasty - e.g. repair of stenosis and fractures, transections - not			
M090	to be billed with MO84	_	668.50	6
MD89	Creation of tracheo-oesophageal fistula	3	118.40	4
Z320	Insertion of voice prosthesis (I.O.P.)		19.90	4
Z303	Removal of laryngeal stent or keel		80.20	4

Code	OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.	Asst	Surg	Anaes
	TRACHEA AND BRONCHI			
	Preamble: (1)When laryngoscopy and bronchoscopy or oesophago-bronchoscopy are carried out as combined procedures, the physician should claim for one or the other but not both.			
	(2)No claim should be made for bronchoscopy carried out immediately following thoracic surgery under the same anaesthetic by the same surgeon.			
	Endoscopy (I.O.P.) Bronchoscopy			
	- with or without bronchial biopsy, suction or injection of contrast			
Z327	material		86.70	6
E632	- with removal of foreign body, add		49.70	6
E633	- with dilatation of stricture, add		34.40	6
E634	<ul> <li>with selective endobronchial blocker or catheter insertion, add</li> <li>with palliative endobronchial tumour resection including laser or</li> </ul>		34.40	6
E635	cryotherapy, add		49.70	
	<ul> <li>with broncho alveolar lavage for obtaining specimens suitable for differential cellular analysis (for assessment of interstitial lung</li> </ul>			
£636	disease), add	ma	34.40	6
F637	in situ; specimens labelled as to site, add		53,50	6
E638	- with transbronchial lung biopsy under image intensification only, add.		42.00	6
E622	<ul> <li>any bronchoscopic procedure for patients under 3 years of age, add</li> <li>Repeat bronchoscopy for tracheobronchial toilet when performed within one</li> </ul>		61.10	
<b>Z359</b>	week of another bronchoscopic procedure		39.30	6
Z355	laryngoscopy, bronchoscopy, oesophagoscopy with or without gastroduo- denoscopy), using separate instruments in search of malignant disease Tracheo-bronchial aspiration (I.O.P.)		140.20	6
Z344	First procedure		28,65	
Z345	Subsequent procedures performed by same physician		14.30	
Z326	Change of tracheostomy tube		8.80	
Z346	Transtracheal aspiration		17.20	
Z356	Closume of persistent tracheostoma		103.10	
	Incision (I.O.P.)			
Z741	Tracheotomy	3	118.40	6
E639	- with anterior cricoid split, add		59,20	
<i>Z</i> /38	Insertion of Montgomery "T" Tube or similar laryngeol or tracheal stent	4	156.60	8
M099	Excision Segmental resection of cervical trachea	q	611.20	10
E631	- with resection of cricoid, add	,	236.80	10
MI.03	Segmental resection of trachea with either stemotomy or thoracotomy	9	974.10	13
ML04	Carinal resection (without pulmonary resection)		622.70	15
E623	Re-operation after 30 days, add		313.20	
	Repair			
M100 M101	Tracheal rupture, transcervical		492.80 653.20	10 13
	CHEST WILL AND MEDIASTINUM Excision			
M1.05	Chest wall tumour, resection of 2 or 3 ribs or cartilages	9	389.60	13
	add		43.20	

Code	OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.	Asst	Surg	Anaes
	CHEST WALL AND MEDIASTINUM - Cont'd.			
E602 M107	- with sternal resection, add		133.70 611.20	13
N284 M106 M108	required Mediastinal tumour Ligation of thoracic duct - as sole procedure	9	306.90 489.00 309.40	6 13 6
M1.09	Repair Chest wall pleura - closed		I.C.	5
M110 M116 F604	- open	4	I.C. 263.60 41.60	13 6 2
M117 R352	Sternal fixation for trauma Pectus excavatum or carinatum repair (by reconstruction, not implant)	4 6	189.85 519.50	6 11
M111	Surgical Collapse Thoracoplasty - one stage	9	229,20	10
E605 Z742	add	3	41.60 80.20	5
Z353 Z354 Z357 Z358	Incision Incisional biopsy of chest wall tumour (I.O.P.) Excisional biopsy of rib for tumour (I.O.P.) Thoracic window creation (I.O.P.) Thoracic window closure (I.O.P.)	5	67.20 107.00 171.90 84.00	4 6 7 6
Z329	Endoscopies (I.O.P.) Mediastinoscopy		141.30	6
Z330 Z333	with bronchoscopy     with transbronchial biopsy under image intensification (including bronchoscopy)		187.20 206.30	6
Z348 Z347	- with bronchoscopy and mediastinotomy		263.60 149.00	6
Z331 Z332	LUNGS AND PLEURA Introduction - Thoracentesis (I.O.P.) Aspiration for diagnostic sample		19.10 34.80	4
E606 Z334	Administration of chemotherapy or sclenosing agent, add		8.40 229.20	13
Z335	Endoscopy (I.O.P.) Thoracoscopy (pleuroscopy) with or without pleural biopsy, suction, etc		84.00	5
Z340	Incision Biopsy of lung, needle (I.O.P.)		68.80	4
Z336 Z341 E606	Biopsy of pleura, needle (I.O.P.) - including diagnostic aspiration Closed drainage effusion or pneumothorax, (I.O.P.)		34.80 47.40 8.40	4
Z337 M133 M137	Rib resection for drainage (I.O.P.) Thoracotomy for removal of foreign body	9	95.50 294.10 294.10	6 13 13
M134 M132	Thoracotomy with or without biopsy Thoracotomy for post-operative haemorrhage or empyema Thoracotomy with repair of ruptured diaphragm	9	294.10 382.00	13 13

## THE ONTARIO GAZETTE

Code	OPERATIONS ON THE RESPIRATORY SYSTEM - Cont'd.	Asst	Surg	Anaes
	LUNG AND PLEURA - Cont'd.			
M130 E609	Closure of broncho-pleural fistula (transthoracic or trans-stemal)  - with intercostal muscle bundle, add	9	439.30 91.70	13
E610	abdominus), add		198.60	
MI,35	Major decortication of lung for empyema or tumour	11	446.90	15
Z339	anaesthesia (I.Ō.P.)	4	137.50	6
Z338	Excision Biopsy of pleura or lung - with limited thoracotomy (1.0.P.)	Q	152.80	13
M138	Hilar lymphnode or lung biopsy with full thoracotomy		309.40	13
M142 E612 E613 E614 E615 E611	pericandial resection requiring repair  - total extra-pleural pneumonectomy, add  - sleeve pneumonectomy, add  - omental graft, add  - intra-pericandial dissection, add  - with resection of diaphragm including reconstruction	10	722.00 99.30 187.20 122.20 59.20 91.70	14
M143 E616 E617	Lobectomy with or without radical mediastinal node dissection	10	722.00 107.00 59.20	13
E618 E619 E620 E611	- with decortication of remaining lobe(s) - sleeve lobectomy, add - with wedge bronchoplasty, add - with resection of diaphragm including reconstruction		91.70 122.20 59.20 91.70	2
E621 E624	<ul> <li>with diagnostic wedge resection</li> <li>with completion pneumonectomy for positive resection margin, add</li> </ul>		34.40 84.00	
E625	- with sleeve resection of pulmonary artery, add	10	107.00	10
M144	Segmental resection, including segmental bronchus and artery		722.00	13
M1.45	Wedge resection of lung	10	324.70 47.40	13
E608	- each additional (to a maximum of three)		91.70	
E611 M151	- with resection of diaphragm including reconstruction	10	481.30	13
MI49	Pleurectomy, and/or apical bullectomy for pneumothorax		324.70	13
m49	Re-operation more than 30 days subsequent to previous excision, add to	10	JE4.70	13
E607	appropriate excision fee		114.60	

## OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	(a) with hypothermia and without bypass - basic fee for cardiovascular	Asst	Surg	Anaes
R700	procedures  Note: R700 REPLACES PROCEDURAL BASIC code when hypothermia is used where basic is less than 25 units.			25
E650	(c)circulatory assist device e.g. intra-aortic balloon (includes cannulating and decannulating heart or major vein, major artery, supervision of pump and pump run.)		275.00	28
	lation, repair of artery, daily care and supervision)(I.O.P.)			
Z743			229.20	5
Z780	(d)decannulation of circulatory assist device (includes repair of artery)		164.30	5
Z744 Note:	(I.O.P.)open R815 not to be claimed in addition to Z744.		91.70	5
Z781			29.00	
	(e)repositioning of intra-aortic balloon pump (no charge to be made for			
Z751	repositioning within 24 hours of original insertion)(I.O.P.)open		95.50	5
Z782	percutaneous		61.50	
	(f)re-operation for failed vascular grafts - for repair or replacement of			
	existing prosthesis (more than one month after original operation), add		100.00	
E655	to appropriate fee(g)Removal of failed vascular graft without arterial reconstruction		129.90	
<i>Z7</i> 59	(1.0.P.) - when sole procedure  (h)re-operation involving open heart procedures with pump (more than one month after original operation), add to appropriate fee		141.30	6
E670	- following previous thoracotomy		168.10	
E671	- following previous sternotomy		252.10	
	(i)Preliminary diagnostic catheterization - extra to operative fees (see Diagnostic and Therapeutic Procedures). (j)The basic anaesthetic fee of 28 units for major cardiovascular surgery includes such procedures as insertion of C.V.P. line (G268), arterial line, blood sampling, blood analysis and interpretations.			
	HEART AND PERICARDIUM			
	Cardiac massage			
	- closed (see Resuscitation on page 54)			
R765	- open	13	175.70	13
G295	procedure by same surgeon		244.50	5
G302	Repositioning of permanent endocardial electrode (as separate procedure)		244.50	5
G269	Insertion of permanent endocardial electrode(s)		111.20	
G270	Exposure of vein and implantation of pack		126.10	5
G264	Replacement of pack		110.80	5
R752	cular endocardial electrodes	4	343.80	5
R751	Implantation of epicardial electrode(s) plus implantation of pack	6	351.40	20
Z411	Replacement of pack (I.O.P.)	3	114.60	5
Z412	Replacement or repair of pacemaker lead (I.O.P.)	3	84.00	5
M1.37	Thoracotomy - with or without biopsy	9	294.10	13
M134	- for post-operative hemorrhage	9	294.10	13
Z401	Aspiration of pericardium (I.O.P.)		99.30	
R750	Open biopsy of pericardium and drainage (transthoracic or epigastric)	13	240.70	13
R748	Pericardiectomy - one side open	13	481.30	20
R749	- both sides open or sternal split	13	756.40	20
R712	Cardiotomy with exploration	18	397.30	20
R713	- with removal of foreign body	18	481.30	20
R714	- with removal of tumour	18	397.30	20

	OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.			
Code	STATE OF PERSONNELS OF A L.	Asst	Surg	Anaes
	HEART AND PERICARDIUM - Cont'd.			
E660	- electrophysiologic mapping of heart - epicardial		99,30	
E661	- endocardial and/or HIS Bundle		198.60	
E662	- division of accessory conduction pathways		49.70	
R920	Excision - ventricular tumour	18	508.10	28
R746	- ventricular aneurysm		653.20	28
R747	- aneurysm of sinus of Valsalva		592.10	28
R741	Coronary - endarterectomy	18	553.90	20
E651	<ul> <li>when done in conjunction with coronary artery repair, add</li> <li>Excision of extensive endocardial scar, add to ventriculotomy or aneurysm</li> </ul>		152.80	
E648	repair		99.30	
R742	Coronary artery repair - one		676.10	20
R743	- two	18	916.80	20
E654	- each additional		145.20	
	Use of internal mammary		141 20	
E652	- for construction of bypass graft, add	12	141.30	20
R754 R755	Ligation or division patent ductus - infant or child		397.30 553.90	20 20
10/00	Interruption of bronchial collateral arteries (one or more arteries) - sole	13	333.90	20
R857	procedure	13	553.90	20
E663	- done in conjunction with other cardiac surgery		137.50	20
R757	Resection coarctation - infant	13	496.60	20
R756	- child		477.50	20
R758	- adolescent or adult	13	611.20	20
	Congenital heart procedures - e.g. Blalock, Glenn, Potts, Waterston or		422 50	
R759	Central		477.50	20 9
R763 R762	Creation of ASD - by balloon septostomy		240.70 477.50	20
R715	Closure atrial septal defect: secundum		477.50	20
R716	-endocardial cushion and valve defect		710.50	20
R717	- with anamalous pulmonary venous drainage		599.70	28
R718	Closure of ventricular septal defect	18	599.70	28
R870	Orthotopic cardiac transplantation		1910,00	28
R872	Donor cardiectomy		382.00	8
R874	Cardiopulmonary transplantation	18	1528.00	28
	REPAIR			
	Total repair Tetralogy of Fallot			
R720	- with or without previous arterial shunt		798.40	28
R722	Total anomalous pulmonary venous drainage		710.50	28
R723	Total correction transposition of great vessels		710.50	28 28
R721 R921	Arterial repair of transposition		1065.80 935.90	28
R922	Single ventricle		1065.80	28
R923	Double outlet - right/left ventricle		935.90	28
R924	Double outlet ventricle with transposition		1065.80	28
R925	Truncus arteriosus		1065.80	28
R926	Interrupted aortic arch	18	935.90	28
R927	Aorto-pulmonary window		599.70	28
R928	R-V outflow tract with valve and tubular graft		672.30	28
R929	Debanding arterioplasty of pulmonary artery	18	595.90	28
R768	Pulmonary artery banding	13	397.30	20 5
R769 R770	- with pressure studies by anaesthetist, extra/nour	19	546,30	20
R771	Vascular ring		477.50	20
				20
	VALVES			
R724	Pulmonary valvotomy		500.40	28
R725	Pulmonary valvotomy and infundibular resection		573.00	28
R772	Pulmonary valve replacement	İQ	573.00	28

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Code	OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.	Acct	Cuma	Anna
wwe		Asst	Surg	Anaes
	VALVES - Cont'd.			
R726	Tricuspid valvotomy	18	588.30	20
R727	Tricuspid annuloplasty		500.40	20
R728	Tricuspid valve replacement	18	573.00	28
R729	Mitral valvotomy	18	542.40	20
R730	Mitral valvotomy - restenosis	18	603.60	20
R734	Mitral annuloplasty	18	706.70	20
R735	Mitral replacement	18	706.70	28
R930	Apritic valvoloplasty		634.10	28
R736	Aortic valvotomy	18	534.80	20
R737 R738	Aprile value pealesement	10	657.00	28 28
K/30	Aortic valve replacement	10	764.00	20
R863	reimplantation of coronary arteries (Modified Bentall Procedure)	18	1528.00	28
1000	Multivalvular replacement - the fee will be that for the major valve	10	1320.00	۵
	replaced plus 85% of the fee for the additional valve or valves.			
	represent president one receipt and analysis at the extraction			
	ARTERIES			
	Cannulation for infusion chemotherapy			
R775	- superficial temporal artery	3	71.05	4
R776	- hepatic artery	6	158.10	6
R778	- carotid	5	110.80	5
R760	Regional isolation perfusion e.g. iliac	10	305.60	10
R764	Exploration of major artery	6	202.50	I.C.
7400	Incision		07.00	
Z402	Arteriotomy (1.0.P.)		87.90	4
Note:	Z402 not allowed in addition to other major cardiovascular surgery when			
	performed at same time.			
	Repair - traumatic			
R790		4	236.80	I.C.
R795	Suture of lacerated major artery	10	370.50	10
R862	- by bypass or interposition graft	10	492.80	10
	-y -yp-20			
	Ligation			
R781	Ligation of artery (as sole procedure) - by region etc.*	3	76.40	I.C.*
R788	- internal maxillary artery (Caldwell-Luc approach)	7	313,20	10
R789	- anterior ethmoid artery	6	156.60	6
R708	- internal iliac artery (uni or bilateral)	7	305.60	10
	m 11 11 m 12			
	Excision and/or Repair:			
	Preamble: (1)Repair of arteries implies either endarterectomy and/or bypass graft.			
	(2) Fee for gas endarterectomy of coronary artery should be the same fee as			
	for coronary endarterectory.			
	(3) The fees listed for by-pass grafts include endarterectomy and/or			
	thrombectomy of the artery being repaired.			
	(4) Common femoral artery repair (e.g. R784,R785) includes repair to the			
	profunda femoris artery as far as the first major branch.			
	(5) If the repair extends beyond the first major branch of the profunda	-		
	femoris artery, R815 may be claimed in addition.			
	(6) If the repair extends beyond the second major branch of the profunda			
	femoris artery, R856 instead of R815 may be claimed in addition.			
	Arterioplasty with or without patch graft including microvascular anas-		***	••
R815	tomosis, arterial and/or venous, (other than listed below)	10	393.50	10
R792	Carotid - endarterectoriy	10	573.00	10 10
R796	- carotid body tumour	10	573.00 611.20	10
R798	- aneurysm - reconstruction or excision with graft	10	011.20	10
R830	Aprtic arch reconstruction Innominate	10	645.60	10
R831	Subclavian	10	645.60	10
R832	Vertebral	10	645.60	10
E659	- with thoracotomy, add	3	126.10	7
E667	- ruptured, add	-	198.60	3
٠	Thoracic aorta aneurysm - repair or excision with graft			
R799	- ascending	10	1084.90	20
R800	- arch	10	1344.60	20

	OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	ARTERIES - Cont'd.			
R801	- descending with or without temporary shunt	10	939.70	20
E667	- ruptured, add		198.60	3
RB03	Thoraco - abdominal aneurysm	18	1818.30	30
R802	Abdominal aorta – aneurysm		890.10	17
R816	- plus unilateral common femoral repair	10	970.30	17
RB17	- plus bilateral common femoral repair		1046.70	17
E626	- plus implantation of inferior mesenteric artery, add	10	129.90	.,
E627	- ruptured, add		236.80	3
	Mesenteric or celiac artery repair	••	205 50	10
RB11	- aneurysm	m	305.60	10
R935	- removal of band only	10	305.60	10
R936	- endarterectomy or graft	10	645.60	10
R783	- including common iliac repair (uni- or bilateral)	10	752.50	17
R784	- plus unilateral common femoral repair		882.40	17
R785	- plus bilateral common femoral repair		977.90	17
E626	- plus implantation of inferior mesenteric artery, add	10	129.90	• • • • • • • • • • • • • • • • • • • •
	- embolectomy or thrombectomy of bifurcation (aorta or graft)	10	343.80	10
R814	Total removal of infected aortic graft (stem and limbs) (arterial recon-			
R858	struction extra)	10	683.80	17
E664	Closure of duodenum, add		95,50	
R859	struction extra)	10	255.90	10
RB05	Renal artery - aneurysm - reconstruction or excision with graft	10	645.60	10
RB06	Renal artery repair		645.60	10
R807	Splenic artery aneurysm - reconstruction or excision with graft	10	305.60	10
R786	Iliac repair to include internal iliac aneurysm		599.70	10
R937	Ilio-femoral bypass graft	10	599.70	10
R860	Per-obturator ilio-femoral graft - with saphenous vein	10	668.50	10
	- with prosthetic graft		653.20	10
RB61	Common femoral/profunda femoris repair (profundoplasty) - when sole			
R855	procedure performed	10	416.40	10
R856	Extended profundoplasty		580,60	10
R933	Axillo-femoral, femoro-femoral or axillo-axillary graft		489.00	10
R934	Aorto-femoral unilateral graft	10	645.60	17
R808	Femoral aneurysm - reconstruction or excision with graft	10	446.90	10
R864	Repair of false aneurysm at groin anastomosis	10	664.70	10
RB09	Femoral-popliteal endarterectomy	10	565.40	10
R791	- with saphenous vein	10	637.90	10
R794	- with prosthetic graft	10	546.30	10
	Femoro-ant./post. tibial/peroneal bypass graft (with or without endar-	10	740 30	10
R787	terectomy) - with saphenous vein	10	748.70	10
R780	- with prosthetic graft	10	653.20	10
R810	Popliteal aneurysm	7	599.70	10
R812	- aneurysm	7	305.60	10
RB13	Embolectomy - artery or graft (as sole procedure)	7	240.70	10
RB67	Thrombectomy - artery or graft (as sole procedure)	7	225.40	10
E649	procedures add		84.00	
R866	Gastric devascularization - when sole procedure	10	408.70	10
	In-situ saphenous vein arterial by-pass			
R797	- popliteal	10	955.00	17
R804	- tibial	10	1107.80	17
	VEINS Excision			
	Resection of AV aneurysm or fistula with or without major graft			
R825		10	725,80	I.C.*
R826	- major aneurysmby region* - minor aneurysmetc.		370.50	I.C.*

	OPERATIONS ON THE CARDIOVASCULAR SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	VEINS - Cont'd.			
	Ligation			
Z745	Saphenous (I.O.P.)		39.50	4
Z746	Femoral (I.O.P.)		55.40	4
Z747	Popliteal (I.O.P.)	3	55.40	4
<i>Z</i> 748	Internal jugular (I.O.P.)	5	110.80	5
R839	[nternal iliac	6	294.10	10
R834	I.V.C transabdominal	6	332.30	10
R838	- transvenous	6	225.40	10
R868	High ligation and stripping of long saphenous vein with groin dissection	4	110.80	4
R869	Stripping of short saphenous vein with popliteal dissection	4	80.20	4
R837	Multiple ligation and avulsion	4	110.80	4
R844	Recurrent varicose veins - multiple ligation and/or stripping		263,60	5
	Extra fascial and sub-fascial incompetent perforators by full fascial			
R842	technique	5	286.50	6
E653	- plus stripping, add		95,50	
	Repair			
	Lacerated major vein e.g. femoral, popliteal, vena cava, axillary, sub-			
R820	clavian, brachial	4	236.80	4
R818	- including patch		370.50	10
R819	- by vein graft		492.80	10
R835	S.V.C. bypass graft		565.40	17
R836	Pulmonary embolectomy		645.60	20
R828	[lio-femoral thrombectomy with or without femoral vein ligation		332.30	10
E657	- plus I.V.C. ligation, add		332.30	
R829	Thrombectomy, other than above - see Preamble para B.32	I.C.	I.C.	I.C.
R865	Distal spleno-renal shunt	10	939.70	10
1200	Anastomosis	••		
R822	Porto-caval	10	683,80	10
R823	Spleno-renal-abdominal approach		832.80	10
R821	-transthoracic approach		832.80	13
R824	Meso-caval		645.60	10
R827	Creation of A.V. fistula		275.00	6
R841	Obliteration of A.V. fistula		63.00	4
R833	Ligation or removal of by-pass graft		63.00	4
ross	Figurial at telesal at place and the second		03.00	-

	OPERATIONS ON THE HABRIC AND LYMPHATIC SYSTEMS			
Code		Asst	Surg	Anaes
	SPLEEN AND MARROW			
	Incision (1.0.P.)			
Z404	Splenic puncture and aspiration		61.50	4
Z403	Bone marrow aspiration		26.00	
7400	(2) Bone marrow interpretation (see Laboratory medicine).		42.20	
Z408	Bone marrow core biopsy (with biopsy needle)		47.75	4
Z430	recipient) - team fee (I.O.P.)	7	427.80	8
Note:	Z430 - bone marrow transplantation is not a benefit of CHIP for treatment of some conditions. Please refer to CHIP District Medical Consultant for qualifying diagnoses.			
	Excision			
R905	Solenectomy - partial or complete	7	370.50	7
	***************************************			
	LYIPH CHINELS			
	Excision			
R907	Cystic hygroma - unilateral	4	263.60	6
	Anastomosis			
R846	Micro lympho-lympho or lymphovenous	7	519.50	7
	LYMPH NODES			
	Incision (I.O.P.)			
Z410	Drainage of sub-fascial abscess		56.15	4
Z413	Scalene node fine needle aspiration		22.15	
	Excision			
R910	Neck - limited e.g. sub mandibular supra omonyoid	6	206.30	6
R911	- radical	6	458,40	8
	- modified radical including functional with preservation of spinal	-		-
R915	accessory nerve	6	519.50	8
R912	Ileoinguinal, radical resection	6	370.50	8
R913	Axillary or inquinal nodes - radical resection	4	278,90	6
R914	- limited resection	4	152.80	4
Z405	Biopsy (I.O.P.) - anterior cervical, axillary, inguinal	4	47.75	4
Z406	- scalene, posterior cervical		95.50	4
Z578	- multiple para-aortic lymph nodes		56.90	6
Z407	- percutaneous retro peritoneal - one group	4	66.10	4
Z409	- two or more groups	4	99.30	4
R916	Re-exploration of vascular graft and closure of lymph fistula in groin		152.80	6

#### OPERATIONS ON THE DIGESTIVE SYSTEM

ORAL CAVITY AND PHARYNX - to include nasopharynx, oropharynx, hypopharynx except where otherwise specified.

	except where otherwise specified.			
Code		Asst	Surg	Anaes
	Incision			
<b>Z506</b>	Drainage of oral abscess or hematoma (I.O.P.)		39.30	4
<i>Z</i> 510	Drainage of pharyngeal abscess or hematoma (1.0.P.)		70.70	5
Z524	Drainage of hematoma or deep neck abscess (external approach) (I.O.P.)	3	118.40	4
Z501	Biopsy (1.0.P.)		27.50	
Z537	- involving general anaesthetic		59.20	4
	Tongue tie, release of (I.O.P.)		33.20	-
Z111	- simple		11.80	
Z112	- complex or requiring general anaesthetic			
			39.30	4
9031	Palatal fenestration		118,40	4
	e			
	Excision			
Z502	Excision of lesion (I.O.P.) - less than 2 cms	3	55.00	4
2003	- 2 to 4 cms	4	164.30	6
S006	- over 4 cms	4	275.00	6
S004	Excision of ranula	. 3	118.40	4
	Composite resection of lesion of oral cavity and/or oropharynx with			
S005	partial resection of mandible	10	473.70	12
	Extended composite resection of lesion of oral cavity and oropharynx			10
5007	with partial resection of mandible and resection of maxilla	10	630,30	12
Note:	If glands on opposite side of neck are also removed, use code R910, R911 or	10	030.30	12
Total.	R915 at 85%.			
coro.	Oryotherapy for treatment of pre-malignant or malignant lesions of		cc 05	
S050	oral cavity or sinuses - minor		66.85	4
5052	- intermediate		118.40	4
S054	- major		196.70	6
5018	Glossectomy - partial	6	141.30	8
<b>S</b> 019	- complete	6	217.70	8
Z109	Wedge excision of lesion (I.O.P.)		47.40	4
5020	Glossoplasty	4	107.00	4
5023	Extraction of tooth (complete care) - single		16.00	
E700	- each additional tooth		9.90	
5028	Dentigerous cyst	4	51.60	4
JULO	Basic units for anaesthesia with any unlisted dental surgical procedure	-	31.00	4
moo				
\$900	performed by a dental or oral surgeon (see 37(1) on page xi, also OHIP			
	Bulletin #4069)			I.C.
5021	Repair of extensive laceration	4	I.C.	1.C.
	- for minor lacerations, see Skin			
Z509	Uvulectomy - partial or complete		19.10	4
5034	Cleft palate repair	6	282.70	8
5035	Removal of sutures under general anaesthesia		23,70	4
S032	Bone graft to palate	6	267,40	8
5030	Closure of fistula - anterior alveolar	4	126.10	4
9033	- palate	6	217.70	6
5069	Pharyngoplasty	8	278.90	8
3009	Excision of parapharyngeal space lesions (with mobilization of parotid	0	2/0.50	0
5002		4	473.70	8
	gland)			-
S067	Partial pharyngectomy - trans-hyoid or lateral	8	473.70	11
\$068	Pharyngo-laryngectomy	8	630.30	14
E882	~ with hemithyroidectomy, add		135.60	
E883	- with subtotal thyroidectomy, add		204.40	
E884	- with total thyroidectomy, add		286.50	
S058	Branchial - cleft lesion	4	236.80	4
5059	Branchial - cleft lesion - repeat procedure	4	317.10	4
S061	Thyroglossal duct remnant	4	236.80	4
5062	- repeat procedure	4	317.10	4
J.,				

	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code	ORAL CAVITY AND PHARYNK - Cont'd.	Asst	Surg	Anaes
<b>S</b> 063	Tonsillectomy		114.60	4
9065	Adenoidectomy		61.10	4
	Secondary suture or cauterization 24 hours following T & A or by a surgeon other than the operation surgeon anytime post-operatively - when haemorrhage occurs after initial procedure and is treated			
9066	surgically		39.30	5
5024	Excision of torus palatinus	4	152.80	4
	SALTVARY GLANDS AND DUCTS Incision			
<b>Z500</b>	Sialol ithotomy (I.O.P.)		23.70	
<b>Z521</b>	- involving general anaesthesia	3	80.20	4
	Excision			
5042	Submandibular gland or sublingual gland	4	196.70	4
S043 S044	Parotid gland - total (with preservation of facial nerve)	6 6	519.50 389.60	8 8
5045	<ul> <li>total (without preservation of facial nerve)</li> <li>subtotal (with preservation of facial nerve)</li> </ul>	6	443.10	7
SD47	- repeat subtotal (with preservation of facial nerve)	6	519.50	7
5046	- subtotal (without preservation of facial nerve)	6	351.40	6
Z522	Excision small tumour (I.O.P.)	3	39.30	4
			37.30	•
	Reconstruction			
5049	Plastic repair of duct	4	156.60	4
Z511	Dilation and/or probing of duct (1.0.P.)	_	23.70	4
S057	Submandibular duct relocation	6	278.90	6
	LIPS Incision			
<b>Z503</b>	Biopsy (1.0.P.)		27.50	4
	Excision			
5011	Nedge resection of lip - vermillion		55.00	4
2010	Nedge resection of lip with plastic repair		185.30	4
Z504	Excision of lesion (I.O.P.)		47.40	4
S012	Lip shave - vermill ionectomy	3	156.60	4
0012	Reconstruction	_	~~ ~	•
S013 S014	Cleft lip - unilateral	6	278.90	8 8
3014	Complex reconstruction or revision of previous repair and excision	6	340.00 I.C.	I.C.
3013			1.0.	1.0.
	OESDHMGLS  For procedures on the Desophagus, the following basic units for assistants and anaesthetists will apply except if a basic fee is listed:			
5073	Cervical approach	6		7
5074	Thoracic approach	10		13
5075	Abdominal approach	7		8
	Endoscopies (I.O.P.)			
<b>Z</b> 515	Oesophagoscopy, with or without biopsy		53.50	4
<b>Z516</b>	- with removal or foreign body		87.90	4
Z517	Oesophagoscopy with injection of varices - initial		95.50	4
Z518	- subsequent		68.80	4
Z519	Oesophagoscopy with dilation with or without biopsy		103.10	4
<b>Z52</b> 0	Oesophago-bronchoscopy with or without biopsy		99.30	6
Z567	procedure)		64.90	6
7000	Oesophagoscopy-gastroscopy with or without duodenoscopy		on ==	
<b>Z399</b>	- elective		80.20	4

Code	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.	Asst	Surq	Anaes
	OESOPHAGUS - Cont'd.			
Z400 E701 E698	- for active bleeding		91.70 25.20 76.40	4
Z568 E702 E703 E799	Subsequent procedure by same physician (within three months following previous endoscopic procedure)  - with multiple (3 or more) biopsies of specific lesion, add  - with snare polypectomy, add  - each additional polyp, add - (to a maximum of 2 additional polyps)		64.90 11.80 39.30 19.70	4
Note:	E799, E702, E703, E701, E698 apply only to Z399, Z400 or Z568.			
S084 S085	Incision , Oesophagostomy Cervical - other than neonatal		160.40 229.20	
5082 5083 5081	Intrathoracic oesophagus tube  - via laparotomy  - via oesophagoscope (includes Z515)  Transoesophageal division of oesophageal varices		309.40 229.20 420.20	6 6
3080	Oesophageal-gastric devascularization (including splenectomy and oesophageal division/anastomosis)		676.10	
<b>~~~7</b>	Excision Intrathoracic diverticulum		382.00	
S087 S088 E699	Crico pharyngeal myotomy		294.10 27.90	
S089 S090 E730	transposition) Total thoracic oesophageal resection - with reconstruction, add		813.70 676.10 408.70	17 13 4
5093	Enucleation of benign oesphageal tumour		439.30	
S161	Repair  Oesophageal myotomy, partial (below aortic arch)		439.30	
E758 E699 S100	- with desophageal hiatus hernia repair, add - with diverticulum excision, add		164.30 27.90 557.70	
E758	- with oesophageal hiatus hermia repair, add		164.30 416.40	
5091 5092 E744	with fundal plication  Recurrent oesophageal hiatus hemia  - with qastroplasty, add to either S091 or S092		534.80 87.90	
	When S091 or S092 with or without gastroplasty is done in conjunction with cholecystectomy, and/or vagotomy with or without drainage procedures, add E742 (to S091 or S092 with or without E744) for each additional procedure performed. For any other combination of surgical procedures			
E742	with oesophageal hiatus hemia repair (with the exception of S161 and S100), use surgical rule (paragraph 3 on page 67)  Oesophageal stricture (Thal) - may include oesophageal hiatus hemia		164.30	
5095 5096	repair with or without gastroplasty  Ruptured oesophagus, suture and drainage  Cesophago-gastrostomy for by-pass (when sole procedure performed)		508.10 382.00 458.40	
S097 S098 S099	Oesophageal bypass, abdomen to neck - with stomach		687.60 955.00	
S102	Suture Closure of oesophago-tracheal fistula (includes oesophageal reconstruction and lengthening if necessary)		496.60	
<b>Z</b> 529	Dilation of Oesophagus (I.O.P.) - when sole procedure performed Passive (bougle) - initial session		30.60	

	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code	GENTION OF THE DIGESTIFE SISTEN - WILL G.	Asst	Surg	Anaes
	OESOPHAGUS - Cont'd.			
	- repeat session (within three months following			
<b>Z530</b>	previous dilation)		20,60	
Z525	Pneumatic		84.00	
Z523	With rigid dilators guided over a string or wire		41.25	
<b>Z531</b>	Repeat dilations during the same admission		20.60	
	STOMOH			
7527	Endoscopies (1.0.P.)		70.70	4
Z547	Gastroscopy (with or without biopsy or photography)		76.40	4
Z528	Subsequent (within three months following previous gastroscopy)		49.70	4
2320	subsceptible (within three municis for fowing previous gastroscopy)		49.70	4
	Incision			
\$116	Gastrotomy - with removal of tumour or foreign body	6	225,40	7
E731	- with suture of bleeding peptic ulcer, add		61.10	2
S117	Pyloromyotomy (Ramstedt's)	5	229.20	10
S118	Gastrostony	6	183,40	7
E697	- with repair of Mallory Weis laceration, add		107.00	
E707	- when done with another intra-abdominal procedure		47.75	
	Excision			
Z526	Biopsy - (Incisional) by gastrotomy (I.O.P.)		55.80	
<b>Z</b> 533	- by intubation (I.O.P.)		27.90	
	Gastrectomy			
S122	Wedge resection for ulcer	7	263.60	7
E708	- with vagotomy, add		61.10	
E713	- after previous partial gastrectomy, add		103.10	
<b>S123</b>	Partial or subtotal - distal	7	477.50	8
\$125	- proximal	7	519.50	8
E731	- with suture of bleeding peptic ulcer, add		61.10	2
E708	- with vagotomy, add		61.10	
E709	- with cholecystectomy, add		80.20	
<i>5</i> 711	- after previous gastro-enterostomy, add		80.20	
E706	- with choledochotomy, add		91.70	
E712	- after previous vagotomy and pyloroplasty, add		80.20	
E713	- after previous partial gastrectomy, add	_	103.10	
5128	Total gastrectomy, with or without splenectomy	7	714.30	9
E709	- with cholecystectomy, add		80,20	
E706	- with choledochotomy, add		91.70	
E713	- after previous partial gastrectony, add	,	103.10	0
S129 S131	Conversion of previous gastrectomy to Roux-en-y	7	527.20	9 7
2121	Vagotomy - truncal or selective	,	278.90	,
5124	gastroenterostomy)	7	366.70	7
S121	Transabdominal vagotomy after previous vagotomy	7	313.20	8
S120	Gastric bypass or partition, for morbid obesity	7	466.00	10
JILO	and it offers or partition, for marrie desiry	′	400.00	10
	Repair			
S132	Pyloroplasty	7	271.20	7
2133	Pyloroplasty and vagotomy	7	397.30	7
E731	- with suture of bleeding peptic ulcer, add		61.10	2
S137	Pyloroplasty or gastroenterostomy plus vagotomy and cholecystectomy	7	580,60	8
E731	- with sucure of bleeding peptic ulcer		61.10	2
E721	- with choledochotomy, add		91.70	
S134	Gastroduodenostomy or gastrojejunostomy	7	271.20	7
E716	- either of above plus vagotomy, add		126.10	
E711	- after previous gastroenterostomy, add		80.20	
E721	- with choledochotomy, add		91.70	1

Code	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.	Asst	Surg	Anaes
	STOMACH - Cont'd.			
	6.4			
5138	Suture closure of gastrostomy or other external fistula of stomach	5	221,60	6
S139	Gastrorrhaphy (for perforated ulcer or wound)		229.20	7
S140	Closure of gastrocolic fistula		431.70	7
			.010.0	
	Introduction			
Z534	Gastric Cooling (I.O.P.) - ice water lavage of stomach		21.80	
70.00	Gastric Cooling (I.O.P.) - oesophagogastric balloon, with alcohol coolant		70.00	
<b>Z532</b>	continuously recirculated		72.60	4
	INTESTINES (EXCEPT RECTUM)			
	Endoscopy (I.O.P.)			
	Duodenoscopy (not chargeable if Z399 and/or Z400 performed on same			
Z560	patient within 3 months)		68.80	4
7740	Subsequent procedure (within three months following previous endoscopic		FF 40	
Z749 Z561	procedure)		55.40 158.50	4
£666	- with biliary tract manametry, add		39.70	4
	- with re-cannulation of pancreatic and/or common bile duct (within		33.70	
Z579	three months of previous cannulation)		133.70	4
	Endoscopy of ileostamy or colostamy, or reduction of obstructed Koch			
Z512	ileostany		27.90	4
E747	- to caecum, add		26.70	
Z514	- with biopsy		33.40	4
Z580	Endoscopy (using 60 cm, flexible endoscope)		42.80	4
E665	- when Z580 or Z512 is rendered in private office, add		13.20	4
Z555 E740	Endoscopy - of signoid to descending colon		43.20 45.80	4
E741	- to splenic flexure, add		26.70	
E747	- to caecum, add		26.70	
C/ 4/	<ul> <li>if biopsy and/or coagulation of angiodysplastic lesion(s)</li> </ul>		20.70	
E717	(one or more), add to Z555 or Z580		20,20	
E749	- when Z555 rendered in private office, add		13.20	
	Note: for sigmoidoscopy with rigid scope, see page 121			
Z570	Fulguration of polyp through colonoscope		35.50	4
E719	<ul> <li>each additional polyp, add - (maximum of 4 additional polyps)</li> </ul>		17.80	
Z571	Excision of polyp through colonoscope		114.60	4
E720	<ul> <li>each additional polyp, add - (maximum of 2 additional polyps)</li> </ul>		57.30	
	Incision			
	Enterotomy			
5149	Ileostany	6	278.90	7
S150	Small intestine - including excision of polypi or biopsy	6	278.90	7
S151	Insertion of feeding enterostomy	6	221.60	7
E737	- when done with another intra-abdominal procedure, add	_	55.80	
S154	Large intestine - including excision of polypi	6	278.90	7
S155	Colonoscopy with laparotomy	6 6	263,60 263,60	6
S156	Colostany	6	278.90	6
S157 S158	Caecostony	6	206.30	6
S160	Entero-enterostany	6	278.90	7
2200		-		
	Excision			
5162	Local excision of lesion of intestine	6	278.90	7
<i>Z</i> 750	Resection of exteriorized intestine (I.O.P.)	6	55.80	6
	Resection with anastomosis			
S164	Small intestine duodenum	6	412.60	7
S165	other	6	389.60	7

Code	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.	Asst	Surg	Anaes
	INTESTINES (EXCEPT RECTUM) - Cont'd.			
	Small and large intestine			
<b>S166</b>	terminal ileum, caecum and ascending colon	7	462.20	7
\$167	Large intestine - any portion	7	462.20	7
E714	add		51.60	
\$168	Ileostomy, subtotal colectomy	7	626.50	7
S169	Total colectomy with ileo-rectal anastomosis	9	733.40	9
5171	below peritoneal reflection and mobilization of splenic flexure)  Total colectomy with mucosal proctectomy with ileal pouch, ileanal	7	626,50	8
S172	anastomosis and loop ileostomy	9	1302.60	10
S170	Ileostomy plus total colectomy plus abdomino-perineal resection	9	867.10	10
S173	2-Surgeon team - abdominal	9	733.40	10
S174	- perineal		213.90	
E738	<ul> <li>with continent ileostomy, add to either \$168, \$169, \$170, \$173 or \$174</li> <li>Bowel resection following previous resection with anastomosis, or following</li> </ul>		290.30	
E718 Note:	\$217, \$213, \$214 or \$215, add		107.00	
<b>S188</b>	Bowel resection without anastomosis (colostomy and mucous fistula)	6	408.70	6
2189	Intestinal bypass for morbid obesity	7	450.80	10
	Intestinal (bstruction (mechanical) - one stage (if staged procedure, refer to preamble on page 67 (para. 3)).			
\$1.75	- without resection	6	347.60	6
\$1.76	- with entero-enterostony	6	431.70	7
\$177	- with resection	6	511.90	7
S180	- with enterotony	6	389.60	7
\$178	Intestinal atresia (newborn)	6	511.90	7
S179	Meconium ileus	6	511.90	7
2181	Revision of ileostomy or colostomy - skin level	5	84.00	5
2182	- full thickness	6	263.60	6
2135	Simple revision of continent ileostomy pouch	6	263.60	6
S191	Complete reconstruction of continent ileostomy to include valve repair	6	714.30	7
2133	Revision of standard ileostomy into continent ileostomy pouch	6	576,80	7
2183	Caecopexy or sigmoidopexy when sole procedure performed	5	175.70	6
S184	Suture Suture of intestine	6	233.00	6
E721	with choledochotomy, add		91.70	ì
\$185	- with or without resection and/or anastomosis	6	278.90	7
\$187	Plication of small intestine for adhesions	6	397.30	7
	Manipulation (I.O.P.)			
Z538	Reduction of prolapse		19.10	4
<b>Z539</b>	Dilation of gastrostomy, enterostomy, colostomy, etc		19.10	4
<b>Z540</b>	- with or without fluoroscopy		48.10	
£732	- with biopsy, add		21.80	
	MEDICEL'S DIVETICULUM Excision			
\$194	Meckel's diverticulum	5	225.40	6

0-4-	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code	MECKEL'S DIVERTICULUM - Cont'd,	Asst	Surg	Anaes
5159	- with small bowel resection	6	278.90	7
CLOC	MESENTERY Excision			
S195 S199	Local excision of lesion	5 5	191.00 225.40	6 6
	APPENDIX Incision			
S204	Drainage of abscess	5	179.50	6
~~~	Excision			
5205 5206	Appendectomy	5 5	191.00 275.00	6 6
	RECTUM			
	Endoscopy Sigmoidoscopy (with rigid scope) with or without anoscopy (I.O.P.) -			
Z535	not to be billed with Z555 or Z580		27.90	4
<b>Z536</b>	- with biopsy		33,40	4
<b>Z592</b>	- with decompression of volvulus		38.20	4
E746	- when Z535, Z536 or Z592 rendered in private office, add		4.35	
	Excision			
	Proctectomy			
	Anterior resection or proctosigmoidectomy (anastomosis below peritoneal			
S213	reflection)	8	584,50	8
\$214	Abdomino-perineal resection or pull through	8	702.90	10
\$215	abdominal surgeon	8	584.50	10
\$216	perineal surgeon		213.90	
\$217	Hartmann procedure	8	477.50	9
S218	Colon reconstruction following Hartmann procedure	8	584.50	8
<i>1</i> 752	Biopsy of rectosigmoid or above for Hirschsprung's disease (I.O.P.)	3	61.10	4
E710	- each additional biopsy		34.40	
\$222	Presacral or trans-sacral proctotomy and excision of lesion	4	263.60	6
<b>Z</b> 572	- initial	3	107.00	4
Z573	- repeat	3	61.10	4
	Polyps or tumours of rectum or sigmoid (max 2 polyps any size or technique) (I.O.P.)			
<i>Z</i> 753	- electrocoagulation - base under 2 cm		18.30	4
Z754	- excision - base under 2 om	3	61.10	4
Z755	- electrocoagulation or excision - base over 2 cm	3	107.00	4
	Note: For fulguration or excision of tumours through the colonoscope use codes Z570, Z571.	·	10, 100	
	Repair			
\$223	Anastomosis of rectum	4	366.70	6
\$225	Excision of mucous membrane	. 3	179.50	4
S226	Perineal repair, major		278.90	4
S227	Abdominal approach	6	416.40	8
<b>S228</b>	Insertion of Thiersh wire	3	143.25	4
	Suture			
\$229	Suture of rectum, trauma-external approach	4	179.50	4
	**			

	CONDITIONS ON THE DISCRETING CHETTAL Const.			
Code	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.	Asst	Surg	Anaes
	RECTUM - Cont'd.			
	Closure of fistula			
S231 S525	Recto vaginal (any repair)	5	260.90 340.00	6 6
	Manipulation (I.O.P.)			
Z541	Dilation, and/or disimpaction or removal of foreign body under general		42.20	4
Z756	anaesthetic (when sole procedure performed)		43 <b>.2</b> 0 27 <b>.</b> 90	4
	OPERATIONS ON THE ANUS			
	Preamble:			
	<ol> <li>The fees for excision, ligation, injection of haemorrhoids and treatment of intra or perianal condyloma accuminata include anoscopy.</li> </ol>			
<b>Z543</b>	Endoscopy Anoscopy (proctoscopy)(I.O.P.)		4.80	
	Incision			
7544	Biopsy (L.O.P.)		26.00	4
Z545	Thrombosed haemorrhoid(s)(I.O.P.)		19.10	4
\$241	Sphincterotomy(ies)	3	66.10	4
\$242	- with excision of fissure(s)	3	122.20	4
	Excision			
\$246	Excision of fissure(s)	3	87.90	4
\$247	and/or sphincterotomy and/or anal dilation	3	168.10	4
<b>Z565</b>	including rectal dilation (I.O.P.)		71.40	4
<b>Z546</b>	Barron ligation(s) (1.0.P.) (not to exceed 6 in any one year)		20.60	
Z566	year)		26.00	
\$249	Local excision for malignancy	3	114.60	4
Z757	Excision of benign anal lesion(s) (I.O.P.)	3	30.60	4
\$251	Fistula-in-ano	3	168.10	4
	Introduction			
Z575	Haemorrhoid injections (I.O.P.) (Maximum 6 in any one year)		20.60	
Z576	Injections for anal fissure (I.O.P.)		26.70	4
	Repair	_	201 2	
\$253	Low imperforate anus repair	7	324.70	7
\$260	High imperforate anus repair (supra-levator)		676.10	7
\$256	Excision of scar, for stenosis	3	95.50	4
\$257 \$258	Anoplasty, for stenosis		213.90 213.90	4
S259	Repair of anal sphincter		259.80	4
3633		4	<i>בא</i> ,00	4
7548	Destruction (I_O_P_)		20.00	4
	Cauterization of fissure		26.00	4
Z549	Fulguration of condylomata - local anaesthetic	3	24.10	4
<i>Z</i> 758	- general anaesthetic	3	55.40	4
3CCO	Manipulation Dilation of applicablecton (I.O.D.)		0.00	
2550 5248	Dilation of anal sphincter (I.O.P.)  Peter Lord procedure		8.80 34.40	4
3248	•		34.40	4
	LIVER Incision			
Z554	Biopsy, incisional (I.O.P.)		61.10	
Z551	Biopsy, needle (I.O.P.)		53.50	4
			-3.50	-

	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	LIVER - Cont'd.			
\$268	Insertion of implantable pump for continuous liver perfusion $\ldots \ldots \ldots$	7	454.60	7
	Excision			
~~~	Hepatectomy		000 00	
S269	Local excision of lesion	7	263.60	7
S275 S270	Partial lobectomy	.8	439.30	.8
S270 S267		12	683.80	12 12
3207 5271	Complete left or right lobectomy	12 12	993.20 993.20	12
S272	Laparotomy, cholangiogram and biopsy (neonatal jaundice)	6	278.90	6
\$274	Liver transplant - donor	6	557.70	8
S294	- recipient	20	1589.10	30
	For claims purposes, liver lobectomy includes cholecystectomy.	-	1003110	
	Repair			
\$273	Marsupilization and/or decompression of cyst(s) or abscess(es)	7	263.60	7
E715	- more than three cysts or abscesses, add		55,80	200
	BILIARY TRACT - no extra fee for cholangiogram during abdominal surgery			
	Endoscopy (I.O.P.) - to include examination of stomach and duodenum i.e. not to be claimed with Z561			
	Manipulation and/or removal of common bile duct stones with or without			
<b>Z558</b>	sphincterotomy		225.40	5
7559	Subsequent procedure (within three months following previous endoscopic procedure)		103.10	5
WCC.	Insertion of endobiliary prosthesis		61 10	
7556 7557	- first one each additional (max. of 3)		61.10	
Z593	Nasobiliary catheter insertion		41.25	
	Incision			
	Percutaneous transhepatic catheter drainage of obstructed bile ducts			
	including daily supervision and including percutaneous cholangiogram			
2233	and catheterization to duodenum if achieved		198,60	
S234	- replacement of catheter in above		39.30	
	Biliary duct calculus manipulation and/or removal via T-tube tract (I.O.P.)			_
Z562	- when sole procedure performed		87.90	7
Z542	Intubation of bile duct for obstruction (I.O.P.)	7	51.95	,
S278	Cholecystostomy	7	278.90	7
S276 E704	Choledochotany (previous cholecystectony)	7	473.70 21.40	
S280	<ul> <li>with choledochoscopy, add to \$276, \$280 or \$281</li></ul>	. 7	653.20	9
200	Choledochoduodenostany or choledochoenterostany or choledochochole-	, ,	٠	,
5281	dochostony cannot be claimed with \$276	7 "	557.70	9
S282	Cholecystogastrostomy	7	336.20	7
\$283	Cholecystoenterostomy	'n	336.20	7
E743	<ul> <li>with entero-enterostomy, add (to \$281, \$283)</li> </ul>		114.60	
	Intrahepatic choledochoenterostomy (anastomosis above the common hepatic			
S285	duct bifurcation)	9	687.60	12
	Excision			
\$287	Cholecystectomy	7	340.00	7
E721	- with choledochotomy, add		91.70	1
E722	- with transduodenal sphincterotomy, add		122.20	1
E728	- with truncal or selective vagotomy, add		126.10 213.90	
E729	- with highly selective vagotomy, add	8	282.70	8
\$291	unicondictuily for turnor (for reconstruction, refer to 3201)	o	۵٤./١	0
	Repair	,	141 20	10
S292	Common duct stricture, dissection and/or resection	7	141.30	10
	(for reconstruction, refer to \$281)			

Code	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.	Asst	Surg	Anaes
	BILIARY TRACT - Cont'd.			
\$293	Biliary duct atresia, infant	8	I.C.	12
<i>I</i> 762	PANDREAS Biopsy, needle (I.O.P.)		61.10	
7577	Incision Biopsy, incisional (I.O.P.)		91.70	7
\$297	Drainage of acute pancreatitis or abscess or marsupialization of cyst	7	263.60	7
	Excision Pancreatectomy			
5298	Complete with splenectomy	9	993.20	13
2300	"Whipple type" procedure	9	993.20	13
5301	Local complete excision of tumour or lesion	8	366.70	8
\$309	Distal -body, tail with or without splenectomy with or without anastomosis	9	760,20	11
E709	- with cholecystectomy, add to S300 or S309		80.20	
	Repair			
\$305	Pancreatic cyst-gastrostomy	7	443.10	8
2306	- duodenostomy	8	443.10	8
\$307	- jejunostomy	8	443.10	8
\$304	to intestine (Puestow)	9	607.40	10
	ABDOMEN, PERITONEUM AND OMENTUM Preamble: (1)When the laparoscope is used as a means of entrance to perform an intra			
	abdominal procedure, no extra fee for laparoscopy may be claimed.  (2)When an exploratory laparotomy is performed followed by a colostomy through another incision in the abdomen, the colostomy fee should be claimed at 100% and the laparotomy at 85% of the listed fee.			
2590	Paracentesis (I.O.P.) Aspiration for diagnostic sample		19.10	
Z591	Aspiration with therapeutic drainage with or without diagnostic sample		34.80	4
E724				4
	Administration of chemotherapy or sclerosing agent, add		8.40	4
<i>Z</i> 763	Paracentesis with lavage for diagnosis (I.O.P.)		29.00	4
<b>T</b> CO	Incision		~ ~	
Z563	Needle biopsy of peritoneum (I.O.P.)  Open lavage of peritoneal cavity for diagnosis without manual exploration		29.00	
Z564	of peritoneal cavity ([.O.P.)  Lapanotomy, with or without biopsy or for Hirschsprung's disease (except biopsies of stomach, liver, pancreas and multiple para-aortic lymph		55.80	4
5312	nodes)	6	191.00	6
	Note: S312 - Use for division or removal of adhesions, if no other abdominal surgery performed.			
	- may not be claimed with other intra-abdominal procedures (except for 1.0.P.)			
CZAE	Insertion of tubes and post-operative continuous peritoneal lavage - when		71 40	
E745	combined with any other abdominal procedure, add		71.40	_
S321 E733	Laparotomy for acute trauma	6	263.60	6
E/33 F734				3
E735	multiple and/or with resection, add	2	158.50 213.90	3
E736	- with splenectomy, (partial or complete) add	2		3
	- with repair of lacerated liver, add		141.30 91.70	2
E739 E723	- with repair of diaphragm, add			3
ULS	- with repair of lacerated spieen, and	2	141.30	3
5313	Subphrenic	7	278.90	7
\$314	Abdomina1	6	191.00	6

Code	OPERATIONS ON THE DIGESTIVE SYSTEM - Cont'd.	Asst	Surg	Anaes
	ABDOMEN, PERITONEUM AND OMENTUM - Cont'd.			
	Delvis shares desired and desired model on waging annual			
75.00	Pelvic abscess, incision and drainage - rectal or vaginal approach		01.70	4
Z569	(I.O.P.)		91.70	4
Z594	Percutaneous abdominal abscess drainage including daily supervision		175.70	
Z595	Replacement of drainage catheter in abdominal abscess		32.85	
	Removal of infected sutures from abdominal wall or re-exploration of wound			
Z574	for bleeding - general anaesthetic (1.0.P.)	4	71.40	4
5311	Umbilical vein intra-abdominal dissection and catheterization (for newborn			
	see page 51,52)	6	175.70	6
S320	Insertion of antabuse into abdominal wall		43.20	
	Insertion of peritoneo-jugular shunt for ascites			
\$203	- primary	7	213.90	7
S209	- revision	7	152.80	7
	Excision			
5316	Excision of full thickness abdominal wall tumour and primary closure		I.C.	6
\$317	Umbilectomy - plastic	4	84.00	4
5318	Panniculectomy (includes any necessary diastasis repair)	6	320.90	6
E748	- with repair of unbilical hernia, add		80.20	
5319	Mesenteric cyst	6	248.30	6
Note:	S318 Panniculectomy requires OHIP authorization (see Surgical Preamble,		_,,,,,,	•
noce:	paragraph 17)			
	paragraph 17/			
	Federate.			
	Endoscopy (1.0.9.)			
~~~	Peritoneoscopy, culdoscopy or laparoscopy (1.0.P.)		92.00	_
Z552	- without biopsy	4	82.90	6
	<ul> <li>with biopsy and/or lysis of adhesions and/or removal of foreign body</li> </ul>		107.00	_
Z553	and/or cautery of endometrial implants	4	107.00	6
	Repair			
S325	Omentopexy, sole operative procedure	6	179.50	6
	Herniotony			
5322	Inguinal or femoral - single - infants	4	213.90	4
S326	- children	4	191.00	4
5323	<ul> <li>adolescents and adults</li> </ul>	4	213.90	4
5328	Unilateral with exploration of other side, infants and children	4	248.30	4
	Strangulated or incarcerated			
5329	- without resection of bowel	4	286.50	5
2330	- with resection of bowel	6	511.90	7
5331	Inguinal and Femoral same side	4	294.10	4
5332	Umbilical - Adolescent or adult	4	221.60	4
2333	- Child (operative)		168.10	4
E756	- with resection of strangulated contents, add		84.00	2
	- without resection of strangulated contents, add		42.00	ī
£757	- William I Strangulated Contains, and	. 7	278.90	7
\$334	Omphalocoele and gastrochisis - one stage - repair	• •	270.50	
	Multiple staged - repair	. 7	278.90	7
5335	(a) Gross method or Silon mesh		278.90	7
S336	(b) Second stage repair (completion of abdominal wall closure)	. /	2/0.30	,
	Diaphragnatic, other than oesophageal hernia	. 7	202.00	9
S337	One stage procedure - trans-abdominal		382.00	13
5338	- trans-thoracic		382.00	
2339	Second stage and abdominal closure	. 4	221.60	9
S340	Ventral - post-operative	. 6	278.90	6
S344	Massive incisional hernia	. 6	317.10	6
S345	Massive sliding inquinal hernia	. 0	263.60	6
E725	Recurrent - all types, excepting oesophageal add	. 2	64.90	2
	Repeat recurrent inguinal hernia (more than 2 repairs), add to 5322, 5323,			
E726	5326, 5329, 5330 or 5331)	. 2	114.60	2
S342	Fnigastric	. 4	179.50	4
E727	Hydrocoele - extra - applicable to adults only		49.70	
2,2,	Annual de la constant			
	Suture			
	Secondary closure for evisceration - sole operative procedure in			
5343	abdomen	. 6	206.30	6
3,-3	Marketine provide social and a second			

# OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code		Asst	Surg	Anaes
	KIDNEY AND PERINEPHRIUM			
	Presible:			
	(1)No additional claim should be made for nephroscopy when done at the time of pyelolithotomy or nephrolithotomy.			
	(2) In a routine surgical approach to the kidney and related procedures, no additional claim should be made for rib resection carried out for			
	access purposes.			
	(3) When the kidney has been operated on more than one month previously, the fee for the secondary surgery may be increased by \$63,40 (E752).			
	(4) When an adrenalectomy is performed in conjunction with a nephrectomy, and is incidental to the removal of the kidney, there should be no additional claim for the adrenalectomy.			
	Incision			
2501	Renal biopsy, needle (I.O.P.)		76.40	4
\$401	Drainage of kidney abscess	7	252.10	7
S402	Drainage of perinephric abscess	7	164.30	7
\$403	unroofing of cyst)	7	271.20	7
\$404	- with drainage - nephrostomy -when sole operative procedure on kidney.	7	271.20	7
E763	- when done in conjunction with other non renal procedure(s)		114.60	
S405	- with removal of calculus	7	366.70	7
Z500	- change of nephrostomy tube (I,O.P.)		27.10	
\$406	Transection of aberrant renal vessels - sole operative procedure	7	290.30	7
\$407	Pyelotomy - with drainage	7	290,30	7
S408 S409	- with removal of calculus	7	332.30	7
3409	- with diversion of urine	7	355.30	7
	Excision			
S410	Callycectomy with diversion of urine	7	389.60	7
\$411	Partial or hemi-nephrectomy	7	408.70	7
S423	Partial or hemi-nephrectomy with total uneterectomy	7	443.10	7
S412	- ectopic kidney	7	355.30	7
S413	- lumbar	7	355.30	7
S415	- transperitoneal	7	397.30	.7
S416 S417	- thoraco-abdominal or radical nephrectomy	9	511.90	13
3417	thoraco-abdominal or radical nephrectomy with gland dissection     thoraco-abdominal or radical nephrectomy with incision and repair of thoraco-abdominal or radical nephrectomy with incision and repair of	9	534,80	13
\$418	inferior vena cava for removal of tumour thrombus (See Preamble, Para 832)	т.с	т.с	7.0
3410	Extrophy - plastic closure of bladder with closure of abdominal well and unethral lengthening with closure of pelvic floor with or without	1,6,	I.C.	I.C.
\$424	re-implantation of ureters	7	714.30	10
\$420	Nephro-ureterectomy, total, with resection of uretero-vesical junction	7	450.80	10
5421	Excision of stemosed renal artery with reimplantation or homograft	7	599.70	15
	Repair			
S422	Pyeloplasty (with or without nephropexy)	7	397.30	7
E754	- with removal of calculus, add		44.30	
\$426	Nephropexy - when sole operative procedure	7	290.30	7
\$428	associated procedures	7	332.30	7
	Suture			
\$429	Ruptured or lacerated kidney - repair or removal	7	332.30	7
\$430	Removal of staghorn calculus filling renal pelvis and calyces to include x-ray control	7	500.40	9
		•		,

Code	OPERATIONS ON THE URINARY SYSTEM - Cont'd.	Asst	Surg	Anaes
	KIDNEY AND PERINEPHRIUM - Cont'd.			
S431 S432	Extra Renal Procedures Excision of retroperitoneal tumour Exploration of retroperitoneal tumour	7	290.30 198.60	7
S433 Z629 Z623	Sacro-coccygeal teratoma Percutaneous - Procedures (I.O.P.) Percutaneous nephrostomy Insertion of stent	6	332.30 122.20 61.10	6
2624 2625 2626 2627 E759	Dilation of tract Selective catheterization of calyces Mephroscopy Removal of renal calculi - if disintegrated by ultrasound, add	5	76.40 42.00 76.40 133.70 76.40	6
S435	Renal Transplantation Procedures: (submit on recipient's claim) These fees do not include immunosuppressive therapy which is on a fee for service basis.  Kidney transplant (surgical team fee)		909.20	13
S434 S436	Kidney re-transplant (surgical team fee)  Donor nephrectomy - surgical team fee, unilateral or bilateral (to include renal perfusion with hypothermia when rendered by surgeon)	7	1088.70 382.00	13
E753 S437	- live donor, add  For nephrological components, see Diagnostic and Therapeutic Procedures.  Renal autotransplantation		99.30	10
E762	Reconstruction or repair of renal artery done in addition to renal transplantation procedures, add		229.20	
S470	Endoscopic Procedures Cystoscopy with manipulation and/or removal of calculus and retrograde pyelogram if required		183.40	4
2628 2760 E761	Cystoscopy and diagnostic ureteroscopy – above intramural ureter  - with removal of calculus, add		95.50 133.70 76.40	4
S442	Incision Peri-ureteral abscess	6	164.30	6
S443	- upper 2/3	6	198.60	6
S444 S445	- lower 1/3	6	290.30	6
\$446	- lower 1/3 where ureter has been previously opened	6	366.70	6
S447 S448	- upper 2/3 lower 1/3	6	332.30 397.30	6
S449	Excision Uneterectomy - including unetero-vesical junction	6	332.30	7
S450	- other e.g. partial	6	252.10	7
S451	Repair Uretero-vesical anastomosis or re-implantation unilateral Re-implantation of ureter with extensive tapering with or without ureter-	6	332.30	8
S561 S562	olysis	6 6	500.40 366.70	8
S452	Uretero-ileal conduit	_	599.70	9
S453	Uretero-ileal conduit with total cystectomy	9	951.20	15
S454	Uretero-ileal conduit with ureterectomy and ileal replacement Uretero-intestinal anastomosis or transplant	6	680.00	9
S455	- unilateral	6 6	252.10 332.30	6 6
\$462	- bilateral		748.70	13
S456	- bilateral with cystectomy, one stage		420.20	8
S457	Uretero-ureterostomy		198.60	6
S458 S463	- with lower third ureterotany	6	290.30	6
S459	Uretero-vaginal fistula	6	431.70	6
S460	Ureterolysis for peri-ureteral fibrosis - unilateral	6	332.30	6
S461	Ireternolasty (Hirtch) - inilatera)	6	252.10	6
\$427	Bladder flap (Baori) - to include re-implantation of uneter	6	382.00	6

Code	OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM - Cont'd.	Asst	Surg	Anaes
	and a state			
	URETER - Cont'd.			
	Suture			
	Spontaneous or traumatic rupture or transection			
S465	- immediate - upper 2/3		290.30	6
S466 S467	- lower 1/3	6 6	332.30 332.30	6 6
\$468	- lower 1/3		366.70	7
	BLADDER			
	Preamble:			
	<ol> <li>No extra claim should be made for EUA when done at the time of cystoscopy.</li> </ol>			
	(2) Visit fees, as applicable, to be claimed for changing suprapubic tube.			
	(3)No extra claim should be made for suprapubic cystotomy when performed in the routine course of gynaecological surgery.			
	Endoscopy - Cystoscopy			
	Diagnostic Procedures (I.O.P.)			
Z606	Diagnostic with or without unethroscopy		54.05	4
2607	Repeat within 30 days		26.90	4
	bladder, brush biopsy of bladder, collection of ureteral specimens,			
	intravenous function test and retrograde injection of opaque media and			
2508	calibration and/or dilatation of the uneter - one or both sides With transurethral biopsy, brush biopsy of renal pelvis and/or uneter		65.70	4
2610	and/or insertion of ureteral stent		73.30	4
7512	With manametry (to include urethral pressure profile if required)		62.60	4
2613	With meatotomy or internal urethrotomy (female)		60.35	4
2614 2615	With meatotomy and retrograde pyelogram		73.30 78.70	4
2013	with resile property or prostate		70.70	7
6400	Therapeutic Procedures		01 70	
S492 S493	With electrocoagulation - tumour(s)		91.70 91.70	4
9130	With excision of tumour or tumours including base and adjacent muscles		32470	-
	and electrocoagulation if necessary			
S494	Single tumour I to 2 cm. diameter		206.30	4
S495 S496	Single tumour over 2 cm. diameter		332.30 332.30	4
S497	Multiple tumours		129.90	4
S498	With resection bladder neck, male		252.10	5
S499	With electro surgical uneteral meatotomy		129.90	4
\$500	With removal foreign body or calculus		129.90	4
\$501	With removal of uneteric catheter		57.30	4
E751	procedures		42.00	
\$502	haemorrhage		64.90	4
	cystoscopy.			
	Introduction (I.O.P.) Catheterization; acute retention, change of retention catheter or			
	instillation of medication			
Z602	- office		6.60	
Z603	- home		12.20	
2511	- hospital		6.60	
	Incision			
Z605	Aspiration (I.O.P.)	_	9.55	_
\$478	Cystotany or cystostany	5	164.30	5

\$531

7604

5533

#### SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM - Cont'd. Code Asst Surg Anaes BLADDER - Cont'd. S479 Cystotomy or cystostomy and electrocoagulation of tumour ..... 252.10 Cystotomy with trochar and cannula and insertion of tube ..... S480 64.90 5 - when done in conjunction with another procedure, add ...... E750 19.90 5 Cystolithotomy - when sole operative procedure ..... 198,60 9481 S476 Cutaneous vesicostomy ..... 332.30 5 S477 Reduction cystoplasty (bladder plication) ..... 271.20 Excision Cystectory S482 Partial for tumour or diverticulum (single or multiple) ..... 290,30 \$483 - with re-implantation of ureter ..... 420.20 7 - with re-implantation of ureters ..... S490 557.70 7 Complete cystectomy, without transplant ..... 500.40 10 5484 748.70 - with uretero-intestinal transplant ..... 13 9495 951.20 \$453 - with uretero-ileal conduit ..... 15 Excision of urachal cyst or sinus with or without umbilical hernia S471 repair .... 6 S487 225.40 6 S488 164.30 6 S489 - above including bilateral ureterosignoidostomy ..... 500.40 500.40 Plastic repair of extrophy using bladder and including skin flaps ...... 9491 \$512 252.10 Repair of ruptured bladder ..... 9513 500.40 9 5 252.10 \$518 332,30 5 \$519 - adolescent or adult ..... 420.20 With diverticulectamy ..... 9520 Destruction S521 Litholapaxy and removal of fragments ..... 164.30 4 Closure of fistula 198.60 \$522 External, suprapubic ..... Vesico-vaginal - vaginal approach ..... 6 332.30 \$523 - transvesical approach (with or without omental flap) .. 355.30 6 S524 340.00 URETHRA Preamble: (1) No claim should be made for pre-cystoscopy dilatation of the male urethra unless urethral stricture is the primary diagnosis. No claim should be made for dilatation of the female urethra when done at the same time as cystoscopy. Endoscopy Urethroscopy - diagnostic (I.O.P.) ..... 27.10 **Z617** 59.60 4 7618 129.90 **\$547** 4 17.95 Biopsy of urethra (without endoscopy)(1.0.P.) 7616 164.30 4 \$530 252.10 5532 - repeat procedure within 6 months by same surgeon ..... 145.20 **5538** 

Meatotomy and plastic repair (1.0.P.) .....

For extravasation of urine with multiple drainage .....

.....

164.30

24.25

164.30

## OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM - Cont.'d.

	OPERATIONS ON THE URINARY SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	URETHRA - Cont'd,			
S534	- above with external unethrotomy or cystotomy	3	248.30	4
2509	Peri-urethral abscess (I.O.P.)	3	24.25	4
	(,		21,623	
	Excision			
<b>3536</b>	Caruncle	3	64.90	4
S537 S541	Urethral papilloma, single or multiple		64.90	4
3542 3542	Diverticulectory - male or female	3	198.60	4
5543	Posterior urethral valve	3	198,60 64,90	4
\$544	Urethrectony - radical	4	164.30	4
		•	104.30	•
5548	Repair		200 20	_
3340	Urethral sling	4	290.30	6
\$549		4	233,00	6
\$546	primary procedure     repeat procedure for failed retropubic or vaginal surgery for stress			-
	incontinence	4	271.20	6
Note:	See also \$731-\$733, page 138 for stress incontinence.  Prosthetic procedure for urinary incontinence (e.g., Kauffman, Rosen			
5559	type etc.)	3	290.30	5
9560	- where perineum has been previously operated on for incontinence	3	332.30	5
\$563	Removal of perineal incontinence prosthesis	3	108.90	4
	Insertion of inflatable prosthesis at bladder neck with or without uro-	•		-
3539	dynamic control	4	382.00	6
<b>3540</b>	Removal of inflatable prosthesis at bladder neck	3	118.40	4
\$545	1st stage - posterior	4	290.30	6
\$550	- anterior	4	217.70	4
<b>9558</b>	2nd stage	4	179.50	4
<b>S535</b>	One stage repair (to include skin graft if necessary)	4	290.30	6
	Suture			
9551	Rupture, anterior urethra (diversion of urine extra)	4	129.90	4
9552 9553	Posterior urethra - immediate repair	4	332.30	4
2003	- late repair	4	420.20	5
\$254	Penile urethra (diversion of urine extra)		69.90	4
9555	Perineal urethra	4	248.30	4
5556	Recto-unethral with diversion, colostomy and closure of colostomy	6	420.20	7
SS57	Destruction		164.00	
300/	Urethro-vesicolysis - when sole operative procedure	3	164.30	4
<b>S564</b>	operative procedure)		248.30	4
	Manipulation (1.0.P.)			
	Dilation of stricture, male			
7621	- local anaesthetic		8.40	
2619	- general anaesthetic		40.10	4
<b>Z</b> 522	Dilation of urethra, female		4.20	
2620	- under general anaesthetic		31.70	4

## OPERATIONS ON THE MALE GENITAL SYSTEM

Code		Asst	Surg	Anaes
	PENIS			
	Incision			
\$567	Slit of prepuce (complete care) - newborn		11.10	
S568	- infant		16.60	4
\$569	- adult or child		22.90	4
				·
	Excision			
S570	Circumcision - newborn (Complete care)		26.70	
S573 2702	- infant, adult or child		68.80	4
2/02	Amoutation	•	17.95	4
S574	Partial	4	129.90	4
S575	Partial with inguinal glands 1 or 2 stages		332.30	5
\$576	Radical with inguinal and femoral glands 1 or 2 stages	. 6	420.20	7
Z701	Condylomata (I.O.P.) - local anaesthetic		25.00	
<i>I</i> 767	- general anaesthetic		59.60	4
S599	Excision plaque for Peyronies disease	. 4	160.40	4
	- where granting is necessary, and appropriate skill grant ree			
	Repair			
S577	Epispadias	. 3	252.10	4
	Hypospadias			
S578	One stage repair		252.10	4
\$579	Chordee repair		164.30	4
3580	Plastic reconstruction, urethra		252.10	4
S581 S597	Closure urethro-cutaneous fistula		69.90 233.00	4
E755	- with inflatable prosthesis, add	•	42.00	7
S588	Surgical removal of prosthesis		84.00	4
	•			
	TESTIS			
	Incision			
<i>Z</i> 703	Abscess (I.O.P.)		42.00	4
Z704	Biopsy (I.O.P.) - single		42.00	4
Z705	- bilateral		63,40	4
<i>Z</i> 706	- with vasography (see also page 46)		91.70	4
S589	Orchidectomy - unilateral		129.90	4
S590	Radical removal lymph nodes for testicular tumour		634.10	8
<b>3598</b>	Radical orchidectomy for malignancy - unilateral	. 3	179.50	4
	Repair			
	Orchidopexy for undescended testis, any type, one or two stages to include			
<b>3591</b>	hernia repair where required	4	252.10	4
5592	- second stage (Torek) repair		42.00	4
\$593	Exploration for undescended testicle, without orchidopexy	. 4	198.60	4
9600	Reduction of torsion of testis or appendix testis and orchidopexy (one or	. 3	179,50	4
S595	both sides), if required		129.90	4
S596	Insertion of testicular prosthesis	. 3	129.90	4
	•	_		
	EPIDIDYMUS .			
7707	Incision Abscess (I.O.P.)		42.00	4
<i>27</i> 07	AUSUCSS (1.U.T.)		42.00	4
	Excision			
S601	Spermatocoele or spermatic granuloma	. 3	129.90	4
S602	Epididymectomy - unilateral		129.90	4
ccoc	Repair Anatomoria Caidid movementum, unilatomal	2	129.90	4
S606	Anastomosis Epididymovasostomy - unilateral		123.30	-

	OPERATIONS ON THE MALE GENITAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	TUNICA VAGINALIS			
	V. Carlo			
Z708	Incision Hydrocoele aspiration (I.O.P.)		12.40	
	The course are the course of t	•	12.40	
0011	Excision			
<b>3611</b>	Hydrocoele - unilateral	. 4	129.90	4
	SCROTTUM			
7700	Incision			
Z709 Z768	Abscess or haematocoele (I.O.P.) - local anaesthetic		15.10 42.00	4
9616	- and exploration - unilateral		64.90	4
<b>3618</b>	Excision Resection of scrotum	. 3	164.30	4
	Suture			
3619	Trauma - laceration - depending on extent and complications (See Preamble			
	para 8.32	•	I.C.	I.C.
	VAS DEFERENS			
	Incision			
Z710	Vasography (I,O.P.)	_	42.00	4
			-2300	
	Repair Vasostomy and/or vasoepididymostomy (to include microscopic control if			
5623	required)	. 3	164.30	4
3625	- including biopsy and vasography		198.60	4
	Siture			
<b>S626</b>	Ligation - uni or bilateral	. 3	81.40	4
	CONTRACTOR COMP.			
	SPERMATIC CORD			
	Excision ·			
9630 9631	Hydrocoele - single	. 3	129.90	4
3031	Varicocoele - single	. 3	129.90	4
	SEPITIMIL VESTICLES			
	Incision			
7711	Abscess (I.Q.P.)		91.70	4
			320.0	
9636	Excision Vesiculectomy	. 3	420.20	
3.00	ici wickling	. 3	420.20	4
	PROSTATE			
	Preamble:			
	(1) A T.U.R. followed within 10 days by a bilateral orchidectomy because of carcinoma of the prostate should be claimed in accordance with paragraph (3) of the Surgical Preamble,			
	Incision			
Z712 Z713	Biopsy, needle (I.O.P.)  - with drainage abscess (I.O.P.)	,	59.60	4
S644	Biopsy, perineal, open operation	. 3	69.90 164.30	4
~~~	Removal of calculus (with or without biopsy)			
S642 S643	- perineal		332.30 332.30	4
3773	· · · · · · · · · · · · · · · · · · ·	•	332.30	4

Code	OPERATIONS ON THE MALE GENITAL SYSTEM - Cont'd.	Asst	Surg	Anaes
	PROSTATE - Cont'd.			
	Excision			
	Prostatectomy (not to include investigative cystoscopy) but to include vasectomy when indicated.			
9645	Perineal	. 6	336.20	6
S646	Perineal with vesiculectomy Suprapubic - (with or without removal of bladder stones)	. 8	511.90	11
CCAT	- one stage	. 5	351.40	6
S647	- two stages - 1st stage	. 5	164.30	6
\$648 \$649	- (wb Stages - 15t Stage - 2nd	. 5	198.60	6
	- simple	. 5	351.40	6
\$650	- radica)		542.40	6
9651	Transpubic total prostatovesiculectomy with pelvic lymph node			
S641	dissection	. 8	680.00	
S652	Staging pelvic lymphadenectomy for prostatic cancer	. 7	252.10	7
	Endoscopy			
	Transurethral resection of prostate (no additional fee for cystoscopy, meatotomy, dilatation of stricture, internal urethrotomy or vasectomy			
9655	when done at the same time)  Transurethral resection of prostate for residual or regrowth of tissue	•	343.80	6
	within one year of previous prostatectomy by same surgeon		240.70	6
S654	Within one year of previous prostatectully by salie sal good		64.90	
S656	Transurethral drainage of abscess	•	31.53	-

OPERATIONS ON THE FEMALE GENITAL SYSTEM
Preamble:

(1) In composite operations such as anterior and posterior repair and D&C or anterior and posterior repair and cauterization of cervix and biopsy, the fee shall be that of the major procedure(s).

(2) No fee may be claimed for a D&C if (a) it is carried out prior to hysterectomy, or (b) it is carried out routinely prior to tubal occlusion.

(3) A D&C may be claimed at 85% when pregnancy termination (5752,5756,5785) is carried out with tubal occlusion/interruption (5741), or (b) if carried out for abnormal uterine bleeding (5754) - if the D&C would have been indicated independent of the tubal occlusion procedure.

Code		Asst	Surg	Anaes
	VULVA AND INTROITUS			
	Incision			
5700			20 50	
3/00	Hymenotomy  Abscess of vulva, Bartholin or Skene's gland (I.O.P.) - incision and drainage	•	39.50	4
Z/14	- local anaesthetic		13,40	
Z715	- general anaesthetic ,	. 3	39.50	4
Z716	Marsupialization of Bartholin's cyst or abscess (I.O.P.)	. 3	55.40	
Z717	Perineotomy (I.O.P.)		13.40	
	Excision			
	Biopsy(s) - when sole procedure (I.O.P.)			
<b>Z477</b>	- local anaesthetic		14.10	
Z475	- general anaesthetic	. 3	39.50	4
S707	Hymenectamy (with or without perineotomy)		55,40	4
<b>S706</b>	Cyst of Bartholin's gland	. 3	95.50	4
7777	Condylomata - single or multiple (I.O.P.)			
<i>Z</i> 733	Chemical and/or cryosurgery - one or more	•	8.50	
<b>Z736</b>	- local anaesthetic		21.00	
Z769	- general anaesthetic		71.05	4
	Vulvectony			
5703	Simple	. 4	197.90	4
S704	Radical - without gland dissection - with bilateral inguinal node dissection with or without skin	. 6	332.30	6
E2850	graft, add	•	145.20	1
	<ul> <li>with bilateral common iliac node dissection with skin graft,</li> </ul>			
E861	add	•	202.50	2
	Repair			
S708	Non obstetrical injury to vulva and/or vagina, and/or perineum		I.C.	I.C.
S705	Ligation - of varicose vein of labia	•	55.40	4
	VAGINA			
	Endoscopy			
Z478	Vaginoscopy (premenarchal) with or without medication (I.O.P.)	•	39.50	4
\$712	Culdotomy, drainage or needle puncture		CC 40	4
S713	Culdotomy, incision and exploration	. 3	55.40	
Z/28	Incision and drainage of cyst, abscess or haematoma	. 3	95.50	4
шш	bicision and dramage or cyst, abscess or nadiationa	•	39.50	4
	Excision Biopsy(s) - when sole procedure (I.O.P.)			
7722	- local anaesthetic		14.10	
7723	- IUAN GREENICUL	•	14.10	
S715	- general anaesthetic	• ,	39.50	4
2/13	Excrision or cyse(s), or beingn cultour(s)	. 3	95.50	4

	OPERATIONS ON THE FEMALE GENITAL SYSTEM - Cont'd.		C	
Code	VAGINA - Cont'd.	Asst	Surg	Anaes
-740	01		271 20	,
S742 S702	Colpectomy - e.g. for carcinoma		271.20 95.50	6 4
	Repair			
S716	Anterior or posterior repair		133.70	5
S717	Anterior and posterior repair		210.10	5
S718	prolapse		268.90	5
S719	Posterior repair and repair of enterocoele and/or vault prolapse		236.80	5
S723	Posterior repair and repair of anal sphincter		189.50	5
S720	prolapse (Fothergill or Watkin's interposition)	. 4	258.90	5
<b>S721</b>	Anterior, posterior repair with excision of cervical stump	. 4	268.90	6
C722	without anterior and posterior repair - vaginal and/or abdominal	. 4	268.90	6
\$722	approach			4
S724	procedures)		94.70	5
S725	Colpocleisis (LeFort or modification)		198.60	6
S726	Construction of artificial vagina (see Preamble para B32)		I.C.	
\$523	Vesico-vaginal - single surgeon		332.30	6
S734	- two surgeons - vaginal surgeon		229.20	6
S711	- abdominal surgeon	•	229.20	
Note:	S711 - See also S524, page 130.		200 00	å
\$231	Recto-vaginal (any repair)	. 4	260.90	
S729	Uretero-vaginal	. 6	431.70	6
S709	Urethro-vaginal		288.80	
S549	for stress incontinence - primary procedure - repeat procedure for failed retropubic or vaginal surgery for		233.00	6
S546	stress incontinence	. 4	271.20	6
	Retropublic unethropexy - combined abdominal-vaginal procedure for stress incontinence (sling procedure)			
	<ul> <li>following previous failed procedures</li> </ul>			
S731	- one surgeon	. 7	332.30	7
<b>S732</b>	- two surgeons - vaginal surgeon	. 7	197.90	7
5733	- abdominal surgeon	•	268.90	
	<ul> <li>following two or more failed procedures</li> </ul>	_	474 40	-
S748	- one surgeon	. 7	474.40	7
S749	- two surgeons - vaginal surgeon		268.90	7
S751	- abdominal surgeon	••	332.30	
	Manipulation Examination and/or dilatation (may include insertion and/or removal of			
	1.U.C.D.) - when sole procedure			
Z735	General anaesthetic (I.O.P.) Removal of I.U.D. without G.A.	••	39.50 visit fee	4
0.4.0	CERVIX UTERI			
	Endoscopy (I.O.P.)			
	Initial investigation of abnormal cytology of vulva and/or vagina or cervix under colposcopic technique (to include biopsies and		22.52	
ZJ 31	curetting)	••	39.50	
Z730	Follow up colposcopy	••	6.70	
	Cauterization (I.O.P.)		2-2-	_
	Chemical	••	visit fee	22
Z732	Cryotherapy	••	13.40	
Z724	Flectrocautery	••	6.70 39.50	
<i>Z72</i> 5	Dilatation and cauterization under general anaesthesia	••	37.30	4

	CONTRACTOR OF THE PROPERTY OF THE CONTRACTOR OF			
Code	OPERATIONS ON THE FEMALE GENITAL SYSTEM - Cont'd.			
wwe		<u>Asst</u>	Surg	Anaes
	CERVIX UTERI - Cont'd.			
	anth old - wie d.			
	Conization			
<b>S744</b>	Cervix - cone biopsy - any technique, with or without D&C	. 3	134,50	4
	Oryoconization, electroconization or (0), laser therapy with or without	. ,	134.30	*
	Oryoconization, electroconization or CO, laser therapy with or without curettage (I.O.P.) - for premalignant lesion (moderate or severe			
7729	dysplasia or carcinoma in situ) previously proven by biopsy		27.70	4
	and the contract of the contra	•	2.70	4
	Excision			
Z720	Biopsy - with or without fulgurization (I.O.P.)		13.40	4
\$765	Amputation of cervix	4	133.70	4
\$766	Cervical stump - abdominal	. 6	197.90	6
\$767	- vaginal		197.90	4
	Excision of cervical polyp(s) under general anaesthesia, use Z720	•	137.50	4
	beisier of certical polypes, and general and desire, and DED			
	Repair			
5774	Tracheloplasty for incompetent cervix	. 3	70.10	
3.11	Trachelorrhaphy (plastic repair of cervix) - not immediately following		79.10	4
5750		. 3	70.10	
3/30	del ivery	. 3	79.10	4
	CORPUS UTERI			
	CONTROL OFFICE			
	Endoscopy (I.O.P.)			
<b>Z583</b>	Martamarrana with an without biones, on DEC		71 ~	
Z585	Hysteroscopy with or without biopsy or D&C		71.05	
2300	- with cannulization of tube(s), lysis of intrauterine adhesions or		04.70	
	embryo transfer		94.70	
7710	Endometrial biopsy, cytology			
Z719	- wash or brush (I.O.P.)		15.30	
Z581	Office endometrial curettage (I.O.P.)		27.70	
Note:	The production of the second of the product of the			
	a benefit of OHIP.			
	A pre-operative consultation by a second gynaecologist, when required by			
	the hospital is not a benefit of OHIP.			
~~~	Abortion - complete - under 20 weeks		visit fee	
\$768	- incomplete - including D&C		71.05	4
<b>S752</b>	<ul> <li>therapeutic - curettage, intra-ammiotic injection (complete)</li> </ul>		87.10	4
	- therapeutic - intra-amniotic injection (incomplete) followed by			
5785	curettage		146.30	4
S756	- missed abortion, or evacuation of molar pregnancy		87.10	4
5770	- hysterotomy	6	189.50	6
\$783	- hysterotomy with tubal interruption	6	206.30	6
	Diagnostic curettage (with or without cauterization, biopsy of cervix,			
5754	removal of polypi, Rubin's test or hysterosalpingography)		71.05	4
	Intracavitary application of radium or sealed sources including D&C			
	carried out at same time as application (to include consultation fee)			
\$753	- first application		142.10	4
\$755	- repeat application		71.05	4
S764	Myonectony	6	268.90	6
	Hysterectomy (with or without adnexa)			
\$757	Total or subtotal - abdominal or vaginal	6	332.30	6
	<ul> <li>with antemor and posterior vaginal repair including</li> </ul>			
<b>5758</b>	enteroccele and/or vault prolapse	6	474.40	6
	<ul> <li>with anterior or posterior vaginal repair including</li> </ul>			
5759	enteroccele and/or vault prolapse	6	403.40	6
\$710	<ul> <li>with omentectomy for malignancy</li> </ul>	6	403.40	6
\$769	Radical (Schauta) - vaginal	8	474.40	8
\$763	Radical (Nertheim's)	8	529.45	8
Note:	\$757-\$763, \$710, \$769 are total fees, the following codes are not allowed			
	in addition: \$722, \$738, \$741, \$745-\$747, \$780-\$782.			
	Repair			
S771	Hysteropexy (uterine suspension)	6	197.90	6
\$772	<ul> <li>with anterior and posterior vaginal repair</li> </ul>	6	268.90	6
\$773	- with anterior or posterior vaginal repair	6	236.80	6
	Hysteroplasty			
5779	Excision of septum	6	268.90	6

	OPERATIONS ON THE FEMALE GENITAL SYSTEM - Cont'd.			
Code		Asst	Surg	Anaes
	CORPLE LITERI - Cont'd.			
	WAR OFFICE			
S775	Unification of double uterus (Strassman)	. 4	332.30	4
S777	Uterine inversion, operative	. 4	268,90	6
S778	Presacral neurectomy (with or without ovarian neurectomy)	. 6	268.90	6
	FALLOPIAN TUBE			
	Excision, Suture or Repair			
S784	Excision of ectopic pregnancy	. 6	245,20	6
E852	- with tuboplasty, add		23.70	
<b>S738</b>	Salpingectomy and salpingo-cophorectomy (uni or bilateral)		245,20	6
	Tubal occlusion/interruption/removal by any method or approach for the			
S741	purpose of sterilization	. 6	134.50	6
5735	Fimbriolysis - unilateral or bilateral	. 6	189.50	6
5736	Salpingostomy - unilateral or bilateral	. 6	229.20	6
5739	Fimbriolysis and salpinopstomy - unilateral or bilateral		267.40	6
5737	Hysterosalpingostomy (anastomosis of tubes to uterus)		371.30	6
5740	Resection of portion of tubes and re-anastomosis		371.30	6
3/40	Repair of extensive tubal and peritubal disease for infertility using	. 0		U
	operating microscope - not to be charged for reconstruction following			
	previous sterilization procedure			
S743	- unilateral	. 8	411.00	8
5728	- bilateral		494.30	8
3/25	- Diracciai	. 0	454.50	0
	Infertility procedures			
<b>Z552</b>	Diagnostic laproscopy (I.O.P.)	. 4	82.90	6
E855	- with dye injection, add		15.30	
<b>£356</b>	<ul> <li>with endometrial biopsy, add</li> </ul>		15.30	
E357	- with D&C for infertility, add		35.50	
S727	Laparoscopy for oocyte retrieval	. 4	118.40	6
	OVARY			
	Excision (unilateral or bilateral)			
S780	Biopsy of ovaries by laparotomy	. 5	189.50	6
5781	Wedge resection of ovaries (e.g. Stein-Leventhal)	. 5	197.90	6
5745	Opphorectomy		229.20	ő
5782	Opphorectomy with total omentectomy		300.25	6
S746	Ophorocystectomy		229.20	6
5747	Para ovarian cystectomy	. 6	229.20	6
3177	Second look exploratory laparotomy including biopsies, when done as part			•
	of chemotherapy protocol for ovarian carcinoma with or without total			
5714	omentectony	. 6	332.30	6
37.2-7		•		•

#### OPERATIONS ON THE ENDOCRINE SYSTEM

Code		Asst	Sura	Anne
wie	THYROID GLAND	ASSL	Jury	Anaes
	Incision			
<i>2</i> 726	Aspiration, thyroid cyst (I.O.P.)		21.60	
<i>2727</i>	Percutaneous silicone core needle biopsy, (I.O.P.)		43.20	6
<i>2</i> 771	Aspiration biopsy, thyroid gland or nodule fine needle method (I.O.P.)	,	21.80	
\$786	Abscess	•	61.10	4
	Excision			
	Biopsy			
<b>S787</b>	Surgical	4	160.40	6
	Thyroidectany			
5788	Total		462.20	8
S789	Subtotal	. 6	362.90	7
<b>S790</b>	Hemi		278.90	7
E380	<ul> <li>parathyroid(s) identification and re-implantation, add</li> </ul>		141.30	
E281	- if requiring splitting of sternum, add		63.00	
S791	Excision of solitary nodule	. 6	229,20	6
	PARATHMROID, THIMUS AND ADRENAL GLANDS			
	Excision			
5795	Exploration and/or removal, parathyroids or parathyroid tumour	. 6	462.20	8
5796	- if requiring splitting of sternum	. 10	523.30	13
E380	<ul> <li>parathyroid(s) identification and re-implantation, add</li> </ul>		141.30	
S797	Thymectomy	. 10	469.90	13
S798	Adrenalectomy or exploration - unilateral	10	328.50	10
S799	- bilateeral, with or without cophorectomy	. 10	511.90	11
2800	Adrenalectomy - unilateral for pheochromocytoma	. 10	443.10	13
	Note: When an adrenalectomy is performed in conjunction with a	ı		
	nephrectomy, and is incidental to the removal of the kidney, there	•		
	should be no additional claim for the admenalectomy.			
<i>2</i> 772	Thymus transplant (I.O.P.)		63.00	4

#### OPERATIONS ON THE NERVOUS SYSTEM

Code		Asst	Surg	Anaes
	Hypothermia - when employed, basic units for any procedure on nervous	7030	34.3	711000
NIOO	system			25
	BRAIN			
	Astrocytoma, oligodendroglioma, glioblastoma or metastatic tumour			
	craniotomy plus excision			
N103	- supratentorial		814.40	15
N151	- infratentorial		939.70	15
N152	Craniotomy plus lobectomy		853.40	15
E901	With operating microscope, add  Meningioma and other tunourous lesions, including pituitary tumours  Craniotomy plus excision	•	164.30	
N102	- supratentorial	. 11	939.70	15
N153	- infratentorial or basal	11	1221.60	15
E901	With operating microscope, add		164.30	
E902	Lesion greater than 4 cm diameter, add to N102, N153		285.70	
E903	Team fee for acoustic neuroma, same approachadd		469.90	
	Transphenoidal microscopic approach to the pituitary fossa for hypophysecto			
N111	removal of adenoma or other tumours		939.70	15
	Intracranial aneurysm repair		4	
N105	Carotid circulation - per vessel	. 11	1002.40	15
N154	Vertebrobasilar circulation (including aneurysm of vein of Galen)		1041.30	15
E901	With operating microscope, add		164.30	
	Cerebral arteriovenous malformation			
	Craniotomy for obliteration and/or excision		1000 40	10
N106	- supratentorial	. 11	1002.40	15 15
N155	- infratentorial	. 11	1041.30	15
E901	With operating microscope, add	•	104.30	
	ruptured intraceranial aneurysm or arteriovenous malformation, add to			
E908	N105, N106, N154, N155		175.70	
2900	Extracranial approach to include balloon catheter or embolization		1/3./0	
N107	techniques	. 11	654.00	15
1407	Extracranial-intracranial microvascular anastomosis			
N218	Superficial temporal artery	. 11	900.75	15
N156	Occipital artery		939.70	15
E904	Posterior fossaadd	1	184.10	
E905	Use of graft (autogenous vessel or synthetic)add	1	164.30	
	Extracranial-intracranial long venous bypass (from internal carotid in the			
	neck or any of the trunk vessels in the neck or chest to a major intra-		1200 00	15
N121	cerebral vessel, i.e. vertebral, internal carotid, middle cerebral)	. 11	1308.00	15
	Carotid-cavernous fistula			
	Intracranial obliteration (to include combined cervical and intra-	. 11	939.70	15
N108	cranial procedure)		333.10	13
N118	techniques	. 11	571.50	15
IUITO	Spontaneous intracerebral haemorrhage	• ••	5/1150	20
	Craniotomy plus removal			
N1.04	- supratentorial	. 11	673.80	15
N157	- infratentorial	. 11	755.60	15
NL20	Burr hole plus drainage		368.20	15
	Intracranial cyst			
	Craniotomy plus evacuation (to include interventriculostomy)			
N158	- supratentorial	. 11	673.80	15
N159	- infratentorial	. 11	775.50	15
N160	Burr hole plus aspiration	. 11	305.60	15
	Brain abscess:	. 11	814.40	15
N117	Craniotomy	. 7	407.20	7
N115	Burr hole aspiration	. /	701 220	,
7010			164.30	
Z818 N113	(I.O.P.)	. 11	469.90	11
N109	Hemispherectomy	ii	1104.00	15
N1109	Lobectomy and/or excision of cortical scar for epilepsy	. 11	1284.30	15
14.10	Consequently with an emphasize or an entire year, i.e. ab. rated, assessment			

Code		Asst	Surg	Anaes
	BRAIN - Cont'd.			
NI.30	Craniotomy plus midline commissurotomy	. 11	775.50	15
N128	Repair of encephalocoele		611.20	15
N129	Posterior fossa decompression for Arnold Chiari malformation	. 11	736,50	15
N123	Stereotaxis - intracranial (to include ventriculography)		955.00	11
N119	Intracranial implantation of chronic surface electrodes		689.10	11
	implantation or revision of stimulation pack or leads (peripheral nerve,		******	
7823	brain, spinal cord) (I.O.P.)		235.30	
7824	Removal of chronic surface or depth electrodes (I.O.P.)		203,60	
Z813	Burr hole plus needling of brain for biopsy (I.O.P.)	7	226.90	7
	Ventriculogram, (including burn holes, air or positive contrast)			
<b>Z2906</b>	(I.O.P.)		101.80	
	Ventricular puncture through previous burn hole on fontanelle or puncture		101100	
7802	and/or aspiration of cisterna magna (I.O.P.)		62.60	7
7825	Ventriculoscopy (to include burn hole) (I.O.P.)		242.95	7
E916	- with biopsyadd		101.80	
E917	- with interventriculostomyadd		101.80	
E918	- with removal of foreign bodyadd		101.80	
Z819	External ventricular drainage (1.0.P.)		164.30	5
	Insertion of intracranial catheter or transducer for purposes of		204.50	,
7820	monitoring (I.O.P.)	. 5	242,95	5
7812	Subsequent revisions or replacements within 30 days (I.O.P.) each		164.30	5
	Re-opening of craniotomy for post-operative haematoma or infection, or for		107.50	•
NL27	removal of bone flap	11	344.60	11
ILL	Intracranial duraplasty (greater than 2 cm, diameter)add to any		J	
E919	intracranial procedure		184.10	
019	Intraoperative diagnostic or physiological monitoring for intracranial,		104.10	
	spinal or peripheral nerve procedures, (e.g. stimulation with recording,			
E920	evoked potentials, ultrasound or impedance monitoring)		137.10	
COLU	Repeat craniotomy (excluding N127, add to fees for above surgery		13/ .10	
E921	involving craniotomy)		164.30	
LJEA	morning diamounty,	,	104.50	
	Cranio-Cerebral Injuries			
	Non-operative care:		visit fee	s
	Reduction of skull fracture:			
N1.39	Simple, depressed	7	285.70	7
N0.40	Compound		387.30	11
E912	- with repair of dural lacerationadd		101.80	4
	Extracerebral haematoma and/or hygroma:			
N143	Drainage by burn hole(s) - unilateral	7	387.30	7
N144	Drainage and/or removal by craniotomy		611.20	11
	Cerebral injury			
	Removal of intracerebral haematoma and/or debridement of traumatized			
N148	brain (includes management of any skull fracture)	- 11	673,80	15
N1.49	Removal of foreign body from brain		673,80	15
N150	C.S.F. leak - intracranial repair (to include transsphenoidal approach)	11	814.40	15
N200	Decompressive craniectomy (frontal, sub-temporal)		469.90	11
Z803	Subdural tap(s) (I.O.P.) - unilateral		40.70	
Z814	Diagnostic burr hole(s) (I.O.P.) - uni or bilateral		203.60	7
	***************************************			
	SKILL			
	Repair of skull defect:			
N161	Acryl ic or metal cranioplasty	11	430.90	11
N201	Rib graft cranioplasty (defect less than 7.5 cm)	11	654.00	15
N202	Replacement of bone flap	11	368.20	11
N203	Skull tumour, excision	11	285.70	11
	Cramiosynostosis, linear cramiectomy:			
N206	- one suture	11	328.50	11
N207	- multiple sutures	11	430.90	15
	Morcellation procedure			
N162	- one suture	11	328.50	11

Code		Asst	Surg	Anaes
	SKULL - Cont'd.			
N163	- multiple sutures	. 11	469.90	15
N164	- one surgeon	. 11	532,50	15
N165	- two surgeons - major portion		328,50	15
N166	- lesser portion		265,90	
	Bilateral			
N167	- one surgeon	. 11	728,10	15
N168	- two surgeons - major portion		469.90	15
N169	- lesser portion		352,20	
N208	Craniotomy for craniofacial repair	. 11	814.40	15
E922	- with repair of frontonasal encephaloceleac	kd	164.30	
	ORBIT .			
N211	Craniotomy plus removal of orbital tumour	. 11	853.40	15
14.11	Craniotomy plus orbital decompression (roof of orbit with or without	• ••	٠٠٠٠٠	13
N212	lateral wall)	. 11	798.40	.15
N213	Craniotomy for decompression of optic nerve(s)	. 11	853.40	15
E901	With operating microscope, add to N211, N213		164.30	
	CAROTID AND VERTEBRAL ARTERIES			
N220	Carotid endarterectomy (with or without bypass and/or patch graft)	. 7	573.00	10
N223	Vertebral endarterectomy	. 10	611.20	10
	Intraoperative cerebral blood flow determinations (with carotid en-			
E923	darterectomy, etc.), add to N220, Z808		101.80	
Z815	Temporal artery; biopsy, ligation or cryosurgery (I.O.P.)		82.10	4
Z808	Progressive carotid occlusion by Selverstone clamp (I.O.P.)	. 10	242.95	10
<b>Z8</b> 07	Removal of Selverstone clamp (I.O.P.)	. 10	203.60	10
	CSE SHINTING PROCEDURES			
N230	Shunting procedures, all types except those otherwise specified below	. 11	320,90	11
N209	Ventriculo-atrial shunt		359.80	11
N210	Lumbo-peritoneal shunt (including laminectomy)		320,90	11
	Revision of CSF shunt - operative			
N245	Proximal end	. 7	215.40	7
N175	Distal end (all shunts except ventriculo-atrial)	. 7	215.40	7
N1.76	Distal end - ventriculoatrial	. 7	254.40	7
Z801	Revision - non-operative	•	31.30	
	Conversion of shunt (e.g. ventriculoperitoneal to ventriculoatrial) -	_		_
N174	includes removal of existing shunt		320.90	7
N246	Removal of shunt - any type	. 7	140.60	7
N247	Ventriculo-cistemostany (Torkildsen)		407.20	11
Z309	Insertion of CSF reservoir (Ommaya) including burn holes (1.0.P.)		184.10	11
N249	Third ventriculostomy  Injection of diagnostic or therapeutic agent into shumt apparatus	. 11	501.20	11
Z821	(1.0.P.)		40.70	
2021	(1.U.F.)	•	40.70	
	CRANIAL NERVES			
	Percutaneous coagulation or glyceral injection of gasserian (trigeminal)			
N258	ganglion or root-unilateral	. 11	313,20	11

Code		Asst	Surg	Anaes
	CRANIAL NERVES - Cont'd.			
N259	V-Decompression or rhizotomy (partial or complete) trigeminal nerve VII-Differential section facial nerve for hemi-facial spasm (extra-		368.20	11
N265	cranial approach)	. 6	265.90	6
N266	Anastomosis hypoglossal or accessory to facial nerve	. 6	430.90	6
<b>E901</b>	With operating microscope	7	164.30	
N267	or section of cranial nerves		736.50	11
N269	XI-Division of nerves to sternomastoid in neck	. 6	223.10	6
2826	Inferior dental neurectomy (I.O.P.)	. 3	140.60	4
7827	Infraorbital or supraorbital neurectomy (I.O.P.)		121.50	4
	PERIPHERAL NERVES Exploration, decompression, division, excision, biopsy, neurolysis,			
	transposition (including tumour and neuroma)			
N1.88	Minor nerve e.g. digital or cutaneous	. 4	117.50	4
N285	Major nerve (except carpal tunnel or ulnar at elbow)	. 4	195,80	4
N282	Brachial plexus (excluding thoracic outlet syndrome or cervical rib)	. 6	454.20	6
N1.77	Sciatic nerve in buttock	. 6	328.90	6
N286	Tumour or neuroma - major nerve		242.80	4
N289	Nerve suture - minor		117.50	4
N287	- major		328,90	4
N183			234.90	4
N288	Nerve graft - minor			
	- major		469.90	4
E899	- for each additional cable, add to N288		78.30	
2816	Implantation of electrode for peripheral nerve stimulation		183.70	4
E906 E925	graft when using operating microscope	•		
	Intraoperative electrophysiological studies or functional nerve mapping,			
E900	add		137.10	
N290	Carpal turnel release		121.10	4
NI.90	Ulnar nerve decompression, transposition at elbow	. 4	164.45	4
N283	excision of cervical and/or first rib and to include scalenotomy  Excision of Morton's or subcutaneous neuroma, glorus or small cutaneous	. 6	297.60	6
N295	nerve turiour	. 3	82,10	4
<b>E9</b> 11	Implantation of neuroma into bone or muscle - add 40% to N286, N295			
	AUTONOMIC MERVOUS SYSTEM			
	Sympathectomy: - unilateral  Cervical	_	000.00	_
N300	UEFVICAI	. 6	265.90	6
N301	Cervicodorsal	. 10	446.20	10
NG03	- thoracic approach		328.50	13
N304	Lumbar	. 6	223,10	6

Code		Asst	Surg	Anaes
	SPINAL CORD AND NERVE ROOTS			
	Tumours:			
N317	Extradural partial or total removal	. 8	673.80	10
N314	- one surgeon		900.75	13
M137 N313	- two surgeons - thoracotomy		294.10	
N318	- excision		775.50 853.40	13 10
E914	- three segments or more		122.20	10
N319	- Biopsy and/or decompression	. 9	305,60	9
N320	- Removal		978.70	12
E914	- three segments or moreadd With operating microscope (applies to intradural or intramedullary		122.20	
E901	tumours)add AV. malformation of cord		164.30	
N321	Excision or operative obliteration; with or without evacuation of	0	070 70	12
F914	haematoma		978.70 122.20	12
E901	With operating microscope		164.30	
Z800	Myeloscopy (I.O.P.)		164.30	
	Decompressive Procedures			
	Applicable to all operative procedures for decompression of the spinal cord and/or nerve roots, whether traumatic or non-traumatic, with the exception of tumours and arterio-venous malformations and other			
	separately listed.			
R451	Posterior Spinal Decompressive Procedures Cervical hemilaminectomy for disc disease, with or without foraminotomy Lumbar hemilaminectomy for disc disease including removal of soft disc	6	448,50	10
R457	or osteophyte	6	328,50	8
N185	Posterior laminectomy one or two levels, cervical, thoracic, lumbar Repeat posterior exploration or reopening of posterior exploration, more than six months after original procedure, includes foraminotomy,		472.15	9
N337	discectamy or neurolysis	. 8	511.90	10
E565	Multiple levels, to R451, R457 only per additional level		59.00	
E566	Bilateral, to R451, R457add		62.30	
E914 E915	Laminectomy extending over 3 or more laminae, to N185, N337		122 <b>.2</b> 0 63 <b>.</b> 00	
	Anterior, Anterolateral or Posterolateral Spinal Decompressive Procedures			
R447	Simple anterior cervical discectory	. 8	312,50	10
R452	Simple anterior lumbar discectomy		396.50	10
	Anterior cervical spinal cord or nerve root decompression, including			
N182	removal of disc or vertebral body, single disc level		472,15	10
N186	single disc level  For Thoracotomy or laparotomy by separate surgeon use M137 (page 104),  S312 (page 124).	. 9	858.00	13
	Each additional disc level decompressed, to R447, R452, N182, N186		004.60	
E928			204.60	
	Anterior cervical interbody fusion by same surgeon, to R447, N182, per			
E929	disc level		63,00	
E567	- one leveladd		197.50	
E568	- two or more levelsadd		254.40	

Code		Asst	Surg	Anaes
	SPINAL CORD AND NERVE ROOTS - Cont'd.			
	Fusion by different surgeon:			
R493	- one level		243.90	
R494	- two or more levels		287.30	
E574	Repeat fusion, to any fusion, not to apply to N337,		167.70	
E548			113.30	
	With instrumentation			
E907	Opening of dura (associated with any decompressive procedure)add		122.20	
E926	Spinal duroplasty (applies to any spinal procedure)add		184.90	
	Other Laminectomies (uni- or bilateral)			
	Laminectomy for intradural neurolysis or unusual lesions e.g. dias-	_		
N336	tematomyelia, tethered conus, intramedullary hematoma, etc		611.20	8
E914	AVM, or other decompressive laminectomyadd		122.20	
E901	With operating microscopeadd		164.30	
N323	Re-opening of laminectomy for post-operative hematoma or infection	7	285.70	8
N192	Re-opening of laminectomy for repair of CSF leak	7	407.20	8
	Spinal Fractures			
7236	Skull calipers (I.O.P.)		39.30	
Z241	Halo traction (I.O.P.)		63.00	
Z246	Reapplication of Halo traction (I.O.P.)		39.30	
E562	Counter traction pins or vest		84.00	
F103	Closed reduction		158,90	5
F105	Open reduction, posterior approach		243.70	g
F107	anterior approach		287.30	10
E913	With spinal cord injury, add (when total care by operating surgeon)	1	122.20	10
	With irrigation, includes opening of dura, to fractures when combined with		040 70	
E927	decompressive proceduresadd		243.70	
E567	Fusion by same surgeon - one leveladd		197.50	
E568	- multiple levelsadd		254.40	
E929	<ul> <li>anterior cervical interbody fusion, per leveladd</li> </ul>		63.00	
R493	Fusion by different surgeon - one leveladd		243,90	
R494	- multiple levelsadd		287.30	
	<ul> <li>anterior cervical interbody fusion, per</li> </ul>			
E924	leveladd		94.35	
E548	With instrumentationadd		113.30	
	Syringonyelia			
	Posterior fossa craniectomy and plugging of obex (to include decompression			
N193	of Arnold Chiari malformation if present)	9	775.50	15
E919	cranial procedure		184.10	
N194	Syringo subarachnoid shunt	8	611.20	10
N195	Terminal ventriculostomy		611.20	10
NI.96	Syringopleural/syringoperitoneal shunt		712.80	12
E901	With operating microscope (add to N193-N196)	,	164.30	25
	Ablative and Stimulation Procedures			
N329	Percutaneous condotomy or tractotomy	6	360.60	8
	Open myelotamy for lesion (e.g. tractotamy, midline commissurotamy,	•	w	0
N330	Bischoff's longitudinal myelotomy, etc.) uni- or bilateral	8	736.50	10
N341				
E901	Medullary spinal trigeminal tractotomy	10	775.50	15
	With operating microscope	6	164.30	0
Z244 N324			250.60	8
1024	Implantation of spinal cord stimulating electrode by laminectomy	8	442.35	10

Code		Asst	Surg	Anaes
	SPINAL CORD AND NERVE ROOTS - Cont'd.			
N332	Removal of any stimulation pack or electrode from peripheral nerve, brain or spinal cord	. 6	171.90	5
1602	Note: NS24, Z244, NS32 for "multiple sclerosis" are not a benefit of OHIP except for relief of intractable pain.	. 0	1/1.50	,
	Spinal intradural anterior and/or posterior rhizotomy, unilateral or			
N331	bilateral, any number of roots	. 8	493.50	10
N333	includes use of operating microscope	. 8	783.10	10
	Percutaneous vertebral facet denervation or intercostal neurectomy (I.O.P.)			
Z810	- one level		105.80	4
E909	- additional levels - each		54.80	
N340	- one or two roots		207,80	8
E910	- three or more roots, each		54.80	
Z817	Lumbar subarachnoid drainage of CSF (chronic) (I.O.P.)	•	63.00	
	Meningocele and Meningomyelocele			
N334	Repair of meningocele	. 7	328,50	9
N335	- one surgeon	. 7	446.20	9
N338	- two surgeons - neurosurgeon		328.50	9
N339	- reconstructive surgeon		265.90	
N197	Repair of lipomeningocele (to include release of tethered spinal cord)		634.10	9
E901	With operating microscope (add to N197, N335 or N338)		164.30	
N1.98	release of tethered spinal cord)	. 7	654.00	9
N199	Repair of intraspinal meningocele (extradural cyst)	. 7	654.00	9

	SSTATULE THROUGHES			
	OPERATIONS ON ORGANS OF SPECIAL SENSES			
Obde	OPERATIONS ON THE EYE	Asst	Surg	Anaes
7850	Examination (when sole procedure) and unlisted minor procedures under general anaesthesia (1.0,P.)		50.00	Δ
4000	EYERALL		50,80	4
	CONT			
E108	Excision Enucleation, donor eye, post-mortem (one or both)		101.20	
	Repair			
E104 E105	Removal of intraocular foreign body		288.40 327.40	6
E106	Penetrating wound - with prolapse of intraocular tissue	4	202,50	6
E107	- without prolapse of intraocular tissue	4	164.30	6
	CORNEA			
	Incision			
<b>Z</b> 251	Paracentesis (I.O.P.)		40.50	4
2847	- local anaesthetic - one foreign body		20.20	
7348 7352	- two or more foreign bodies (see Preamble para 8.32 - general anaesthetic		visit fee 40.50	S
	Chelation of band keratopathy with EDTA (I.O.P.)		40.50	_
Z2349 Z2363	- local anaesthetic		20.20	
4203	- general anaesthetic		40.50	4
rever .	Excision		~ ~	
E206 E205	Pterygium - simple (unilateral)  - with partial keratectomy		68.80 187.20	4
E207	- with lamellar graft		327.40	8
E117	Keratectony	4	186.80	4
E118	Excision of dermoid - with partial keratectomy		186.80	4
E119	- with lamellar graft	4	327.40	8
2871	- local anaesthetic		20.20	
<b>Z253</b>	- general anaesthetic		40.50	4
	Replacement			
E121	Corneal transplant	4	400.00	•
E951	- penetrating	•	429.00 40.50	8
E122	- lamellar		327.40	8
E123	Division of iris to comea		124.50	4
	SOLERA			
	Incision			
E127 E128	Scienotomy, posterior	4	101.20 241.40	6
		Ĭ	211.10	٠
E131	IRIS AND CILIARY BODY Laser iridotomy	4	175.70	4
E134	Laser angle surgery		225.40	4
E130	Iridectomy - surgical - when sole procedure	4	206.30	4
E132	Glaucoma filtering procedures	4	241.40	6
E136 E133	- with intraocular implant of seton, add		57.30 140.60	4
£135	Ciliary body re-attachment	4	389.25	8
	CRYSTALLINE LENS			
	Incision			
	Needling (discission)			
E137	- primary or subsequent		124.50	5
E139	Capsulotomy	4	124.50	4

	OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.			
Code	CRYSTALLINE LENS - Cont'd.	Asst	Surg	Anaes
	With the time of			
	Excision			
F1 40	Cataract (to include retrobulbar injection when administered by surgeon)			_
E140	- all types of, by any procedure	. 4	327.40	8
E141	- dislocated lens extraction	. 4	389.25	6
E950 E138	- insertion of intraocular lens, extra	. 4	101.20	_
1130	Fixation of intraocular lens (McCannell suture procedure)	. 4	206.30	6
E143	cataract extraction	. 4	202.50	6
E144	Removal of intraocular lens	Α .	202.50	6
E145	Repositioning surgical of dislocated intraocular lens		101.20	4
E146	Insertion of secondary intraocular lens		225.40	8
	VITREOUS			
E147	Vitreous transplant, implant or anterior vitrectomy		202.50	6
E148	Vitrectamy by infusion suction cutter technique		467.20	8
	Vitreous aspiration, posterior with needle for culture and/or injection of		1000	
E149	medication, with or without cryopexy	. 4	140.20	5
E940	Anterior vitrectomy when done in conjunction with another intraocular			
	procedure, add	•	68,80	
	RETTINA			
	7-1-1-1			
E151	Re-attachment of retina and choroid by diathermy, photo-coagulation or cryopexy as an initial procedure	. 6	217.70	6
E131	scleral resection or buckling procedure - with or without diathermy,		217.70	0
E152	photocoagulation or cryopexy, primary or subsequent procedure	. 6	429.00	6
LIJE	Secondary operation following unsuccessful operation or fresh detachment		-EJ-600	•
	in the same eye by a different surgeon with or without diathermy,			
E153	photocoagulation or cryopexy	. 6	491.25	6
E161	Removal of scleral implant		124.50	4
E154	Photocoagulation (xenon, argon laser, etc.) - one eye		140.60	6
E155	Oryopexy - extraocular or sub-conjunctival - one eye		140,60	6
	extraocular muscles			
	Renair			
	Strabismus procedures			
E159	- one or two muscles, one or both eyes	. 3	202.50	5
E162	- three or more muscles, one or both eyes	. 3	241.40	5
E949	- for adjustable suture, add		40.50	
,	Repeat strabismus procedure (more than two previous repairs by different			
E952	surgeon), add		40.50	
	• ,,			
	ORBIT			
F164	Incision		152.80	6
E164	Drainage of abscess	•	132.00	0
	Excision			
E102	Enucleation, with or without primary implant	. 4	202,50	4
E103	Evisceration, with or without primary implant	4	202.50	4
E171	Exenteration	. 4	229.20	6
E941	- with major plastic repair, add		229,20	
E181	Secondary orbital implant	. 4	213.90	4
	Tumour or foreign body			
E166	- anterior route		202.50	6
E167	- posterior exposure		365.60	6
E172	Biopsy(anterior)	•	124450	4
E168	Biopsy (posterior exposure)	• .	202.50	4
E165	Lateral orbitotomy (Kronlein)	. 3	327.40	6
E169	Decompression - two walls	. 4	349.50	6
E170	- three walls	41	365.60	6
F160	Reconstruction  Description of the confirmation of the confirmatio		× 147.10	
E160	Dermis fat graft - immediately following enucleation delayed	. 4	397.30	6
E163	Formiv reconstruction		158.90	1.41
E176 E177	Formix reconstruction		248.30	n: 4
E178	Free mucous membrane graft - full thickness		171.90	4
E179	- split thickness		229.20	4
E180	Alloplastic volume replacement		213.90	4
	Repair - for E173, E174, E175, see page 88.			

	OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.			
Code		Asst	Surg	Anaes
	EYELIDS			
	Incision			
	Drainage of abscess (I.O.P.)			
7854	- local anaesthetic		20.20	
Z255	- general anaesthetic		50,80	4
	Excision			
	Chalazion - single or multiple (I.O.P.)			
2874	- local anaesthetic		20.20	
<b>Z856</b>	- general anaesthetic		50.80	4
<b>Z857</b>	Epilation - by hyfrecator, electrolysis (I.O.P.)		20.20	4
<b>Z258</b>	- by cryopexy		50.80	4
	Verruca, papilloma, keratosis, etc. (I.O.P.) - see page 69			
	Lid Tumours including Xanthelasma or Unlisted Plastic Procedures -			
	see page 74.			
	Suture			
E190	Tarsorrhaphy	,	85.95	4
E191	Double adhesion		124.50	4
	Repair		241 40	
E192	Ptosis		241.40	6
E193 E194	- repeat or second repair		303.30 186.80	4
E195	Trichiasis, repair by tarsal transplantation	4	186.80	4
E196	Entropion, other than Zeigler puncture		202.50	4
E945	- repeat by second surgeon, add		40.50	
E948	- with mucous membrane graft, add		85.95	
E197	Ectropion, other than Zeigler puncture	. 4	202.50	4
E945	- repeat by second surgeon, add		40.50	
7960	- with skin graft, see page 72.		20.20	4
E199	Zeigler punctures (for entropion/ectropion) (I.O.P.)  Laceration, full thickness	•	101.20	4
E198	- including lid margin		202.50	4
E221	Laceration of eyelid including levator palpebrae superioris with ptosis		246.40	4
	8lepharoplasty - OHIP authorization necessary			
	- excision of skin, with or without partial excision of the orbicularis		ca .ca	
E200	oculi muscle - one lid	•	63.40	4
E201	struction - one lid	4	158,90	4
E211	Lid lengthening procedure		140.20	4
E953	- with scleral graft, add		62.30	
E222	Primary closure	. 4	206.30	4
<b>E942</b>	- with cantholysis, add		41.25	
E943	<ul> <li>with releasing rotation flap including cantholysis, add</li> </ul>		68,80	_
E223 E224	Tarsoconjunctival flap and skin graft (Hughes)		373,60 83,30	6
E225	- second stage		373.60	6
E226	- second stage		83.30	4
E227	Temporal rotation flap		317,80	6
E944	- with free posterior lamellar graft, add		135.20	
E228	Free tarsal, scleral or cartilage graft with local skin mobilization	. 6	413.30	8
E229	Free composite eyelid graft	. 6	413.30	8
E230	Medial canthoplasty (skin and muscle)	. 4	198,60	4
F231	Medial canthal tendon Tendon repair only	4	206.30	4
E232	Fixation to bone	4	317.20	6
E233	- when done in conjunction with another procedure		119.20	٠
	Lateral canthal surgery			
E234	Canthotomy - not chargeable with E140, E141		39.70	4
E235	Cantholysis - when primary procedure		83.30	4
E236	Lateral canthopexy		158.90	4
E237	- when done in conjunction with another procedure	•	79.45	

	OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.			
Code		Asst	Surg	Anaes
	CONJUNCTIVA			
	Removal of foreign body	•	visit fe	es
E208	Excision  Desirem: (Condenses conjunctival flam)		05.05	
Z261	Peritomy (Gunderson conjunctival flap)		85.95 20.20	4
	Repair			
E210	Excision and repair of conjunctival lesion		62.30	4
E948	Mucous membrane graft	•	85.95	4
	LACRIMAL TRACT Incision			
<b>Z</b> 262	Dacryocystotomy - general anaesthetic (I.O.P.)		40.50	4
Z917	Three "Snip" punctum procedure (I.O.P.)		50.80	4
5015	Excision		***	
E215	Dacryocystectomy	. 4	202.50	4
	Repair Lacerated canaliculus			
E216	- immediate repair	4	163.50	4
E217	- delayed repair		264.70	5
E218	Dacryocystorhinostomy		327.40	5
E939	- repeat procedure by second surgeon, add	•	67.60	
E954	reconstruction, add	•	62.30	
E219	- when sole procedure (both stages)		139.80	4
	Manipulation (I.O.P.)			
<b>Z901</b>	Irrigation of nasolacrimal system - unilateral or bilateral		15.70	
2902	Local anaesthetic, unilateral		15.70	
<b>Z864</b>	General anaesthetic - unilateral or bilateral		62.30	4
Z265 Z918	- with insertion of inlying tube or filament		124.50 40.50	4
<i>L</i> 310		,	40.30	
	OPERATIONS ON THE EAR			
	Preamble: (1)When debridement of ears under microscopy is carried out for access			
	purposes only, no claim should be made for the debridement. It			
	debridement of ears under microscopy is carried out because of	•		
	pathology, a claim should be made for this service.  EXTERNAL EAR			
	Endoscopy			
	Removal of foreign body - simple		visit fe	es
Z866	<ul> <li>complicated - general anaesthetic (I.O.P.)</li> </ul>		39.30	4
E302	<ul> <li>requiring post auricular or endaural incisions</li> </ul>		156.60	4
E303	- from middle ear space		156,60 27,50	4
<b>Z906</b>	Debridement of mastoid cavities and/or repair of small perforation under		27.50	7
<b>Z907</b>	microscopy but not for removal of cerumen for "access only" to the tympanic membrane (I.O.P.)		20.40	
Z908	- under general anaesthetic (I.O.P.) - when sole procedure performed		39.30	4
	Incision			
Z909	Riopsy, ear canal (1.0.P.)		19.90	
<b>Z846</b>	- general anaesthetic (if sole procedure performed)		39.30	4
	Incision and drainage of extensive hematoma of pinna under general		100.50	
E317 E305	anaesthetic		108.50 108.50	4
E306	Radical surgery for perichondritis		225.40	5
	Excision			
<b>Z904</b>	Local excision, polyp - office (I.O.P.)		20.40	
Z905	- hospital (I.O.P.)		39.30 110.80	4
E300 E301	- with local flap		141.30	4
	• *************************************			

Code	OPERATIONS ON ORGANS OF SPECIAL SENSES - Cont'd.	Asst	Surg	Anaes
	EXTERNAL EAR - Cont'd.			
	Exostosis, simple endomeatal surgery and removal and drilling out of			
E311	exostosis		105.40	4
E312	- with multiple removal with necessary grafting		162.00	4
E313	- post auricular approach		225.40	5
2903	Pre-auricular sinus (I.O.P.)		25.60	-
E309	- requiring general anaesthetic		160.40	5
	Repair			
	Congenital defects			
E307	external - minor	. 5	149.00	5
E308	- major		233.00	5
E310	Otoplasty for correction of outstanding ears - unilateral		179.50	5 9
E304	Total ear reconstruction with cartilage graft - (Brent technique)	4	477.50	9
Note:	E304, E307, E308 - Descriptive details of procedure (e.g. operative report) should be submitted with claims for professional assessment			
	(see Surgical Preamble, paragraph 17).	•		
	E310 - this procedure is not a benefit of CHIP for patients 18 years of age			
	or older.			
E314	Meatoplasty or canalplasty for congenital malformation		156.60	5
E955	- with grafting of canal, add		156.60	1
E956	<ul> <li>with tympanoplasty and/or ossiculoplasty, and/or mastoidectomy, add</li> </ul>		309.40	2
	MIDDLE EAR			
	Introduction (I.O.P.)			
	Eustachian catheterization			
2910	Unilateral - local anaesthetic		4,80	
2911	Unilateral or bilateral - general anaesthetic		27.50	4
	******** (* 00 )			
2912	Incision (I.O.P.) Myringotomy, to include aspiration when indicated - unilateral		32.50	4
DIL	- with insertion of ventilation tube using operating microscope		2.50	-
<b>Z914</b>	- unilateral		60.70	4
	Excision			
	Mastoidectony			
E320	Cortical mastoidectomy	4	244.50	6
E322	Modified or radical mastoidectomy	. 4	389,60	7
E315	Revision mastoidectomy with revision of middle ear	4	420.20	7
E946	<ul> <li>with mastoid cavity obliteration (E320, E322 or E315), add</li> </ul>		80,20	
E959	- with meatoplasty and/or canalplasty, add		80.20	
E960	- with ossiculoplasty (E320, E322 or E315), add	•	66.10	
	Repair			
E323	Myringoplasty		162.00	5
E336	Tympanoplasty - Type 1 (myringoplasty with exploration of middle ear)		244.50	7
E337	- with ossiculoplasty	•	351.40	7
E957 E959	- with mastoidectomy, add	•	107.00 80.20	
E333	Ossiculoplasty	4	314.80	7
E325	Facial nerve decompression	4	550.10	ģ
E326	Facial nerve grafting (to include decompression)	4	706.70	9
E327	Closure of mastoid fistula	4	194.80	4
E328	Tympanotomy		162.00	4
E329	Tympanic neurectomy		286.50	6
E316	Tympanotomy with fistula repair	,	314.80 202.50	6
E324	symparocomy with insertion or permanent ventilation tube	•	202.50	•
	INER EAR			
	Incision			
E332	Labyrinthotomy or labyrinthectomy (including Fick procedure)		424.00	7
	Repair			
E334	Stapes mobilization, unilateral		286.50	6
E335	Stapedectomy with prosthesis		424.00	6
E338	Singular nerve section	4	511.90	9
E339 E345	Endolymphatic shunt or sac decompression	4	473.70 955.00	9
	responds out rescution	•	333,00	,

#### CONSERVATION AUTHORITIES ACT

O. Reg. 349/85.

Fill, Construction and Alteration to Waterways—Saugeen Valley. Made—February 28th, 1985. Approved—June 19th, 1985. Filed—June 21st, 1985.

#### REGULATION TO AMEND REGULATION 178 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CONSERVATION AUTHORITIES ACT

1. Regulation 178 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

#### Schedule 5

That part of the watershed of the Saugeen River in the County of Grey, more particularly described as follows:

1. In the Town of Durham in the County of Grey and being composed of part or all of the following blocks or lots as shown on registered plans:

Registered Plan	Block	Lot	Street & Roads
513 (Brown's)		Part of 1	South side of South St.
513 (Douglas)	Part of B, C and D		North side of Douglas St.
513 (Edges)	Part of A and B		East side of Kincardine St.
	Part of C		East side of Rock St.
513		Part of 11 and 12	South side of Durham St.
(Presbyterian)		Part of 6 to 8, both inclusive and 16 to 18, both inclusive	West side of Bruce St.
505	Part of F	Parts of 5 to 7, both inclusive	South side of Park St.
		Parts of 1 to 4, both inclusive	North side of Park St.
506		Part of 3 and 4, all of 1 and 2	East side of Countess St.
		Part of 5 to 8, both inclusive, all of 1 to 4, both inclusive	West side of Queen St.
		Part of 1 and 10, all of 2 to 9. both inclusive	East side of Queen St.
		Part of 2 to 4, both inclusive, all of 5 to 10, both inclusive	West side of Garafraxa St.
502		Part of 18 and 27, all of 14 to 17, both inclusive	East side of Garafraxa St.

Registered Plan	Block	Lot	Street & Roads
		Part of 14, 15, 22 and 23, all of 16 to 21, inclusive and 24 to 27. both inclusive	West side of Albert St.
		Part of 16, all of 17 to 26, both inclusive	East side of Albert St.
		Part of 16 and 26, all of 17 to 25, both inclusive	West side of Elgin St.
		Part of 17, all of 18 to 25, both inclusive	East side of Elgin St.
		Part of 17, all of 18 to 25, both inclusive	West side of Kincardine St.
500		Part of 1 and 4 to 6, both inclusive, all of 2, 3 and 7	North side of South St.
		Part of 8, all of 1 to 7, both inclusive and 13 to 18, both inclusive	East side of Bruce St.
		Part of 8 and 9, all of 1 to 7. both inclusive and 13 to 18. both inclusive	West side of Countess St.
		Part of 6, 7, 11, 12 and 18, all of 1 to 5, both inclusive, 8 to 10, both inclusive, and 13 to 17, both inclusive	East side of Countess St.
		Part of 5, 6, 12 and 18, all of 1 to 4, both inclusive, 8 to 11. both inclusive, and 13 to 17. both inclusive	West side of Queen St.
		Part of 1 to 3, both inclusive, to 12, both inclusive and 18, all of 4, 5 and 17	East side of Queen St.
		Part of 3 to 7, both inclusive, 12 and 17, all of 13 to 16, both inclusive	West side of Garafraxa St.
	All of A and B	Part of 1 to 7, both inclusive and 10 to 12, both inclusive	North side of Lambton St.
		Part of 1 to 11, both inclusive	North side of Saddler St.
		Part of 5, 6 and 13	East side of Garafraxa St.
		Part of 6, 7 and 13	West side of Albert St.
		Part of 8 and 9	East side of Albert St.
		Part of 8 and 9	West side of Elgin St.
		Part of 8 and 9	East side of Elgin St.

Registered Plan	Block	Lot	Street & Roads
		Part of 8 and 9	West side of Kincardine St.
		Part of 1 to 7, both inclusive	North side of George St.
	All of C		South side of George St.
	and D	Part of 6 and 7	North side of Chester St.

2. In the Township of Glenelg, in the County of Grey and being composed of the following lots:

Concession	Lot
2 EGR	Part of 56 to 59, both inclusive

As shown delineated by the fill line on maps filed in the Regional Office of the Ministry of Natural Resources, London, Ontario, as Nos. SV5-1, SV5-2 and SV5-4, dated April 1974 and revised 11.5.83 and 15.6.83, No. SV5-3, dated April 1974, and revised 17.8.82, 11.5.83 and 15.6.83, and No. SV5-5, dated April 1974 and revised 11.5.83. O. Reg. 349/85, s. 1.

SAUGEEN VALLEY CONSERVATION AUTHORITY

JOHN B. BRYCE Chairman

PETER L. M. HEARD Secretary-Treasurer

Dated at Hanover, this 28th day of February, 1985.

(6995)

27

27

#### HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 350/85. General. Made — June 19th, 1985. Filed — June 21st, 1985.

REGULATION TO AMEND
REGULATION 502 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
HOMES FOR THE AGED AND REST
HOMES ACT

- 1. Subsection 30 (3) of Regulation 502 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 328/84, is revoked and the following substituted therefor:
- (3) For the purpose of subsection (2), operating and maintenance costs incurred on and after the 1st day of

April, 1985 include the portion of the fees paid to a physician for a home for all services rendered by the physician that are prescribed in section 25 for each bed in the home based on the designated bed capacity for the home provided the fees do not exceed \$4.26 per month. O. Reg. 350/85, s. 1.

(6996)

#### CHARITABLE INSTITUTIONS ACT

O. Reg. 351/85. General. Made—June 19th, 1985. Filed—June 21st, 1985.

REGULATION TO AMEND
REGULATION 95 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
CHARITABLE INSTITUTIONS ACT

- 1. Subsection 25 (4) of Regulation 95 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 327/84, is revoked and the following substituted therefor:
- (4) For the purposes of the form referred to in subsection (1) and the quarterly expenditure report referred to in subsection (2), the daily cost of residential care or extended care services incurred on and after the 1st day of April, 1985 includes the portion of fees paid to a physician appointed under section 14 for all services prescribed in subsections 15 (2), (3) and (4), not exceeding \$4.26 per month for each bed of a resident receiving the residential care or the extended care services, based on the approved bed capacity of the institution but does not include any amount that would cause the daily cost to exceed the ceiling for residential care and the ceiling for extended care services, as the case may be, set out in Column 3 and Column 6 respectively, opposite the date the service was provided in Column 1 of Table 1, for any person residing in the institution. O. Reg. 351/85, s. 1.

(6997)

27

#### GENERAL WELFARE ASSISTANCE ACT

O. Reg. 352/85. Indian Bands. Made—June 19th, 1985. Filed—June 21st, 1985.

# REGULATION TO AMEND REGULATION 442 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. The Schedule to Regulation 442 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 122/82, section 1 of Ontario Regulation 572/82 and section 1 of Ontario Regulation 822/84, is further amended by adding thereto the following items:

93. Dalles

94. Wabauskang

#### PUBLIC HOSPITALS ACT

O. Reg. 353/85. Classification of Hospitals. Made—May 6th, 1985. Approved—June 19th, 1985. Filed—June 21st, 1985.

#### REGULATION TO AMEND REGULATION 863 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC HOSPITALS ACT

- 1.—(1) Clause 1 (1) (n) of Regulation 863 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 639/84, is revoked and the following substituted therefor:
  - (n) Group N hospitals, being hospitals that may acquire and operate magnetic resonance imaging equipment and may charge and accept payment from other hospitals for the performance of magnetic resonance imaging;
- (2) Subsection 1 (1) of the said Regulation, as amended by section 1 of Ontario Regulation 639/84 and section 1 of Ontario Regulation 695/84, is further amended by adding "and" at the end of clause (0) and by adding thereto the following clause:
  - (p) Group P hospitals, being hospitals that may acquire and operate extra corporeal shock wave lithotripsy equipment.
- 2. The Schedule to the said Regulation, as amended by sections 1 to 9 of Ontario Regulation 32/83, sections 1 to 6 of Ontario Regulation 705/83, section 2 of Ontario Regulation 639/84, section 1 of Ontario Regulation 674/84 and section 2 of Ontario Regulation 695/84, is further amended by adding thereto the following group of hospitals:

GROUP P HOSPITALS

Item Location

Name

1. Toronto

The Wellesley Hospital

Philip Andrewes
Minister of Health

Dated at Toronto, this 6th day of May, 1985.

(6998)

27

(6999)

27

#### PUBLIC HOSPITALS ACT

O. Reg. 354/85. Classification of Hospitals. Made—May 5th, 1985. Approved—June 19th, 1985. Filed—June 21st, 1985.

#### REGULATION TO AMEND REGULATION 863 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC HOSPITALS ACT

1.—(1) The Schedule to Regulation 863 of Revised Regulations of Ontario, 1980, as amended by sections 1 to 9 of Ontario Regulation 32/83, sections 1 to 6 of Ontario Regulation 705/83, section 2 of Ontario Regulation 639/84, section 1 of Ontario Regulation 674/84 and section 2 of Ontario Regulation 353/85, under the heading "Group B Hospitals" is further amended by adding thereto the following item:

19a. Emo

Rainy River Valley Health Care Facilities Inc.

- (2) Item 21 of the said Schedule under the heading "Group B Hospitals", as remade by section 1 of Ontario Regulation 674/84, is revoked and the following substituted therefor:
- 21. Fort Frances Rainy River Valley Health
  Care Facilities Inc.
- (3) The said Schedule under the heading "Group B Hospitals" is further amended by adding thereto the following items:
- 24b. Huntsville Huntsville District General
- 31a. Mississauga Credit Valley Hospital
- 36a. North Bay and District Health Centre
- 52. Rainy River Rainy River Valley Health Care Facilities Inc.

- 52a. Richards Landing Plummer Memorial Public Hospital
- 68a. Thessalon Plummer Memorial Public Hospital
  - Item 34 of the said Schedule under the heading "Group C Hospitals" is revoked.
  - 3. The said Schedule under the heading "Group F Hospitals" is further amended by adding thereto the following item:
  - 2a. Ottawa Elizabeth Bruyere Hospital

4.—(1) Item 35 of the said Schedule under the heading "Group G Hospitals" is revoked and the following substituted therefor:

35. Fort Frances Rainy River Valley Health
Care Facilities Inc.
(Chronic patients unit)

(2) The said Schedule under the heading "Group G Hospitals" is further amended by adding thereto the following item:

40a. Hamilton Hamilton Civic Hospital (Chronic patients unit)

(3) Items 81 and 82 of the said Schedule under the heading "Group G Hospitals" are revoked and the following substituted therefor:

82. Ottawa Queensway-Carleton
Hospital (Chronic patients unit)

(4) The said Schedule under the heading "Group G Hospitals" is further amended by adding thereto the following item:

119a. Toronto Queensway General
Hospital (Chronic patients unit)

 Items 14 and 15 of the said Schedule under the heading "Group K Hospitals" are revoked.

PHILIP ANDREWES
Minister of Health

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Dated at Toronto, this 5th day of May, 1985.

(7000)

# **Publications Under The Regulations Act**

July 13th, 1985

#### **EDUCATION ACT**

O. Reg. 355/85. General Legislative Grants, 1984. Made—May 15th, 1985. Approved—June 19th, 1985. Filed—June 24th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 44/84 MADE UNDER THE EDUCATION ACT

1.—(1) Paragraph 20 of section 1 of Ontario Regulation 44/84 is revoked and the following substituted therefor:

- 20. "G.W.F. for 1984" means, for a board, the grant weighting factor in Column 2 of Schedule 1 that is set out opposite the name of the board in Column 1 of Schedule 1;
- (2) Subparagraph iii of paragraph 34 of the said section 1 is revoked and the following substituted therefor:
  - iii. the teacher qualifications and experience adjustment factor that is set out in Column 3 of Schedule 1 opposite the name of the board in Column 1 of Schedule 1,
  - 2. The said Regulation is amended by adding thereto the following Schedule:

#### Schedule 1

		Teacher
	Grant	Qualifications
	Weighting	& Experience
NAME OF BOARD	Factor	Adjustment Factor
Column 1	Column 2	Column 3
ATIKOKAN BOARD OF EDUCATION		
Elementary Schools	1.1653	.0666
Secondary Schools	1.3080	.0413
BRANT COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0009	.0332
Secondary Schools	1.0014	.0000
BRUCE COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0030	.0000
Secondary Schools	1.0415	.0010
CARLETON BOARD OF EDUCATION		
Elementary Schools	1.0010	.0268
Secondary Schools	1.0054	.0000
CENTRAL ALCOMA BOARD OF EDUCATION		
Elementary Schools	1.1540	.0492
Secondary Schools	1.1800	.0000
CHAPLEAU BOARD OF EDUCATION		
Elementary Schools	1.1674	.00\$5
Secondary Schools	1.4671	.0000
COCHRANE-IROQUOIS FALLS BOARD OF EDUCATION		
Elementary Schools	1.1606	.0044
Secondary Schools	1.2689	.0000
DRYDEN BOARD OF EDUCATION		
Elementary Schools	1.1894	.0000
Secondary Schools	1.2210	.0000
DUFFERIN COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0083	.0000
Secondary Schools	1.0269	.000C
DURHAM BOARD OF EDUCATION		
Elementary Schools	1.0009	.0000
Secondary Schools	1.0000	.0000
EAST PARRY SOUND BOARD OF EDUCATION		
Elementary Schools	1.1353	.0338
Secondary Schools	1.1123	.0000

	Grant Weighting	Teacher Qualifications & Experience
NAME OF BOARD	Factor	Adjustment Factor
Column 1	Column 2	Column 3
ELGIN COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0120	.0000
ESPANOLA BOARD OF EDUCATION		
Elementary Schools	1.1712	.0000
Secondary Schools	1.1703	.0002
ESSEX COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0020	.0241
Secondary Schools	1.0093	.0078
FORT FRANCES-RAINY RIVER BOARD OF EDUCATION		
Elementary Schools	1.1628	.0000
Secondary Schools	1.1902	.0158
FRONTENAC COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0270	.0112
Secondary Schools	1.0277	.0000
GERALDTON BOARD OF EDUCATION		
Elementary Schools	1.2446	.0000
Secondary Schools	1.3293	.0000
GREY COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0033	.0000
Secondary Schools	1.0111	.0000
HALDIMAND BOARD OF EDUCATION		
Elementary Schools	1.0117	.0000
Secondary Schools	1.0307	.0000
HALIBURTON COUNTY BOARD OF EDUCATION		
Elementary Schools	1.1541	.0141
Secondary Schools	1.1385	.0000
HALTON BOARD OF EDUCATION		
Elementary Schools	1.0000	.0198
Secondary Schools	1.0028	.0000
BOARD OF EDUCATION FOR THE CITY OF HAMILTON		
Elementary Schools	1.0400	.0281
Secondary Schools	1.0262	.0246

	Grant Weighting	Teacher Qualifications & Experience
NAME OF BOARD	Factor	Adjustment Factor
Column 1	Column 2	Column 3
HASTINGS COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0040	.0086
Secondary Schools	1.0044	.0098
HEARST BOARD OF EDUCATION		
Elementary Schools	1.1666	.0000
Secondary Schools	1.2204	.0000
HORNEPAYNE BOARD OF EDUCATION		
Elementary Schools	1.1575	.0000
Secondary Schools	1.5618	.0000
HURON COUNTY BOARD OF EDUCATION		0400
Elementary Schools	1.0040	.0130
Secondary Schools	1.0255	.0205
KAPUSKASING BOARD OF EDUCATION		
Elementary Schools	1.1932	.0018
Secondary Schools	1.1941	.0000
KENORA BOARD OF EDUCATION		2052
Elementary Schools	1.1858	.0059
Secondary Schools	1.1552	.0302
KENT COUNTY BOARD OF EDUCATION	4 0000	0455
Elementary Schools	1.0000	.0155
Secondary Schools	1.0132	.0167
KIRKLAND LAKE BOARD OF EDUCATION	4 0070	0650
Elementary Schools	1.2079	.0652
Secondary Schools	1.1917	.0114
LAKEHEAD BOARD OF EDUCATION		01.75
Elementary Schools	1.0940	.0475
Secondary Schools	1.0756	.0168
LAKE SUPERIOR BOARD OF EDUCATION	4 4000	0000
Elementary Schools	1.1808	.0000
Secondary Schools	1.3574	.0000
LAMBTON COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0020	.0045
Secondary Schools	1.0105	.0245

		Teacher
	Grant	Qualifications
	Weighting	& Experience
NAME OF BOARD	Factor	Adjustment
		Factor
Column 1	Column 2	Column 3
LANARK COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0260	.0000
Secondary Schools	1.0284	.0000
LEEDS AND CRENVILLE COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0080	.0044
Secondary Schools	1.0077	.0000
LENNOX AND ADDINGTON COUNTY BOARD OF EDUCATION		
Elementary Schools	1,0182	.0000
Secondary Schools	1.0486	.0067
LINCOLN COUNTY BOARD OF EDUCATION	4 0000	
Elementary Schools	1.0200	.0443
Secondary Schools	1.0221	.0266
BOARD OF EDUCATION FOR THE CITY OF LONDON		
Elementary Schools	1.0200	.0443
Secondary Schools	1.0363	.0236
MANITOULIN BOARD OF EDUCATION		
Elementary Schools	1.2092	.0000
Secondary Schools	1.1576	.0055
METROPOLITAN TORONTO SCHOOL BOARD		
Elementary Schools	1.0512	.0507
Secondary Schools	1.0338	.0173
MICHIPICOTEN BOARD OF EDUCATION		
Elementary Schools	1.1564	.0248
Secondary Schools	1.2588	.0000
MIDDLESEX COUNTY BOARD OF EDUCATION		
Elementary Schools	1,0048	.0006
Secondary Schools	1.0305	.0132
MUSKOKA BOARD OF EDUCATION		
Elementary Schools	1.1029	.0244
Secondary Schools	1.1023	.0000
NIAGARA SOUTH BOARD OF EDUCATION		
Elementary Schools	1.0200	.0494
Secondary Schools	1.0167	.0254
	. •	

	Grant Weighting	Teacher Qualifications & Experience
NAME OF BOARD	Factor	Adjustment Factor
Column 1	Column 2	Column 3
NIPIGON-RED ROCK BOARD OF EDUCATION		
Elementary Schools	1.1978	.0000
Secondary Schools	1.2869	.0000
NIPISSING BOARD OF EDUCATION		
Elementary Schools	1.0911	.0444
Secondary Schools	1.0943	.0254
NORFOLK BOARD OF EDUCATION		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0158	.0000
NORTH SHORE BOARD OF EDUCATION		
Elementary Schools	1.1442	.0000
Secondary Schools	1.2081	.0000
NORTHUMBERLAND AND NEWCASTLE BOARD OF EDUCATION		
Elementary Schools	1.0080	.0049
Secondary Schools	1.0077	.0000
OTTAWA BOARD OF EDUCATION		
Elementary Schools	1.0477	.0222
Secondary Schools	1.0228	.0265
OXFORD COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0144	.0000
PEEL BOARD OF EDUCATION		
Elementary Schools	1.0106	.0202
Secondary Schools	1.0030	.0000
PERTH COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0000	.0000
Secondary Schools	1.0101	.0198
PETERBOROUCH COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0061	.0044
Secondary Schools	1.0158	.0218
PRESCOTT AND RUSSELL COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0673	.0000
Secondary Schools	1.0441	.0000

		Teacher
	Grant	Qualifications
	Weighting	& Experience
NAME OF BOARD	Factor	Adjustment
		Factor
Column 1	Column 2	Column 3
PRINCE EDWARD COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0312	.0000
Secondary Schools	1.0815	.0144
RED LAKE BOARD OF EDUCATION		
Elementary Schools	1.1808	.0000
Secondary Schools	1.2857	.0000
RENFREW COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0360	.0246
Secondary Schools	1.0260	.0000
SAULT STE. MARIE BOARD OF EDUCATION		
Elementary Schools	1.0870	.0711
Secondary Schools	1.0886	.0302
SIMCOE COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0020	.0116
Secondary Schools	1.0242	.0035
STORMONT, DUNDAS AND GLENGARRY COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0250	.0000
Secondary Schools	1.0190	.0065
SUDBURY BOARD OF EDUCATION		
Elementary Schools	1.0960	.0272
Secondary Schools	1.0907	.0223
TIMISKAMING BOARD OF EDUCATION		
Elementary Schools	1.1784	.0000
Secondary Schools	1.1684	.0132
TIMMINS BOARD OF EDUCATION		
Elementary Schools	1.1119	.0000
Secondary Schools	1.1007	.0000
VICTORIA COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0150	.0000
Secondary Schools	1.0295	.0000
WATERLOO COUNTY BOARD OF EDUCATION		
Elementary Schools	1.0230	.0298
Secondary Schools	1.0167	.0000

nt ghting tor umn 2	Teacher Qualifications & Experience Adjustment Factor Column 3
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tor umn 2	Adjustment Factor Column 3
	Factor Column 3
	Column 3
,0010	
,0010	
	.0043
.0041	.0051
.0020	.0085
.0086	.0069
.1454	.0118
.1188	.0110
.0411	.0728
.0233	.0368
.0027	.0000
.0002	.0000
	.0020 .0086 .1454 .1188

#### ROMAN CATHOLIC SEPARATE SCHOOL BOARDS

ATIKOKAN RCSS BOARD	1.1666	.0000
BRANT COUNTY RCSS BOARD	1.0336	.0000
BRUCE-GREY COUNTY RCSS BOARD	1.0403	.0000
CARLETON RCSS BOARD	1.0040	.0035
CHAPLEAU DISTRICT RCSS BOARD	1.2217	.0000
COCHRANE-IROQUOIS FALLS DISTRICT RCSS BOARD	1.1788	.0000
DRYDEN DISTRICT RCSS BOARD	1.1854	.0018
DUFFERIN-PEEL RCSS BOARD	1.0000	.0000
DURHAM REGION RCSS BOARD	1.0041	.0000
ELGIN COUNTY RCSS BOARD	1.0351	.0000
ESSEX COUNTY RCSS BOARD	1,0000	.0308
FORT FRANCES-RAINY RIVER DISTRICT RCSS BOARD	1.2021	.0000

		Teacher
	Grant	Qualifications
	Weighting	& Experience
NAME OF BOARD	Factor	Adjustment
		Factor
Column 1	Column 2	Column 3
FRONTENAC-LENNOX AND ADDINGTON COUNTY RCSS BOARD	1.0445	.0034
GERALDTON DISTRICT RCSS BOARD	1.2390	.0000
HALDIMAND-NORFOLK RCSS BOARD	1.0730	.0000
HALTON RCSS BOARD	1.0014	.0000
HAMILTON-WENTWORTH RCSS BOARD	1.0411	.0116
HASTINGS-PRINCE EDWARD COUNTY RCSS BOARD	1.0423	.0000
HEARST DISTRICT RCSS BOARD	1.1729	.0000
HURON-PERTH COUNTY RCSS BOARD	1.0746	.0000
KAPUSKASING DISTRICT RCSS BOARD	1.1632	.0148
KENORA DISTRICT RCSS BOARD	1.1805	.0022
KENT COUNTY RCSS BOARD	1.0143	.0022
KIRKLAND LAKE DISTRICT RCSS BOARD	1.1897	.0000
LAKEHEAD DISTRICT RCSS BOARD	1.0970	.0461
LAMBTON COUNTY RCSS BOARD	1.0029	.0000
LANARK-LEEDS AND GRENVILLE COUNTY RCSS BOARD	1.0472	,0000
LINCOLN COUNTY RCSS BOARD	1.0220	.0147
LONDON AND MIDDLESEX COUNTY RCSS BOARD	1.0190	.0276
METROPOLITAN SEPARATE SCHOOL BOARD	1.0534	.0000
MICHIPICOTEN DISTRICT RCSS BOARD	1.1962	.0000
NIPISSING DISTRICT RCSS BOARD	1.0940	.0161
NORTH OF SUPERIOR DISTRICT COMBINED RCSS BOARD	1.2470	.0000
NORTH SHORE DISTRICT RCSS BOARD	1.1326	.0000
OTTAWA RCSS BOARD	1.0300	.0230

	Grant	Teacher Qualifications
	Weighting	& Experience
NAME OF BOARD	Factor	Adjustment
		Factor
Column 1	Column 2	Column 3
OXFORD COUNTY RCSS BOARD	1.0604	.0000
PETERBOROUGH-VICTORIA-NORTHUMBERLAND AND NEWCASTLE RCSS BOARD	1.0170	.0000
PRESCOTT AND RUSSELL COUNTY RCSS BOARD	1.0370	.0014
RENFREW COUNTY RCSS BOARD	1.0578	.0131
SAULT STE. MARIE DISTRICT RCSS BOARD	1.0800	.0372
SIMCOE COUNTY RCSS BOARD	1.0270	.0000
STORMONT, DUNDAS AND GLENGARRY COUNTY RCSS BOARD	1.0350	.0000
SUDBURY DISTRICT RCSS BOARD	1.0940	.0000
TIMISKAMING DISTRICT RCSS BOARD	1.1539	.0000
TIMMINS DISTRICT RCSS BOARD	1.0960	.0000
WATERLOO COUNTY RCSS BOARD	1.0230	.0240
WELLAND COUNTY RCSS BOARD	1.0230	.0627
WELLINGTON COUNTY RCSS BOARD	1.0154	.0000
WINDSOR RCSS BOARD	1.0402	.0420
YORK REGION RCSS BOARD	1.0039	.0000

O. Reg. 355/85, s. 2.

KEITH NORTON
Minister of Education

Dated at Toronto, this 15th day of May, 1985.

(7001)

28

#### PROVINCIAL OFFENCES ACT

O. Reg. 356/85.
Proceedings Commenced by
Certificate of Offence.
Made—June 19th, 1985.
Filed—June 24th, 1985.

# REGULATION TO AMEND REGULATION 817 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL OFFENCES ACT

 Schedule 48 to Regulation 817 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 517/81, is revoked and the following substituted therefor:

#### Schedule 48

#### Retail Sales Tax Act

ITEM	COLUMN 1	Column 2
1.	Fail to remit retail sales tax when required Fail to file Retail Sales Tax Return after	section 11
3.	demand Fail to supply retail sales tax information	subsection 39(2)
	after demand	subsection 39(2)

O. Reg. 356/85, s. 1.

(7002)

28

#### REGIONAL MUNICIPALITY OF SUDBURY ACT

O. Reg. 357/85.
Order of the Minister—Transitional
Mill Rates.
Made—June 17th, 1985.
Filed—June 24th, 1985.

## ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF SUDBURY ACT

#### ORDER

1. Under section 76 of the Act,

#### IT IS ORDERED:

1. The rates of taxation for general purposes for the year 1985 which, but for this Order, would have been levied by the council of an area municipality on the whole of the assessment for real property and business assessment according to the last revised assessment roll in the merged areas of each area municipality, specified in the Schedule hereto, shall be increased or decreased by the council of the area municipality in each such merged area by the number of mills specified in the Schedule.

2. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each such merged area shall be included in the sums adopted, by each area municipality concerned, for general purposes in accordance with section 164 of the Municipal Act. O. Reg. 357/85, s. 1.

#### Schedule

	Mill Rate A	Adjustments
Merged Areas	Residential	Commercial
Area Municipality of the Town of Onaping Falls		
—the former Town of Levack	- 1.900	- 1.900
—the former Improvement District of Onaping	- 8.590	- 8.590
—the former Township of Dowling	-34.840	-34.840
—the former geographic Township of Levack	_	+ 8.154

O. Reg. 357/85, Sched.

28

DENNIS TIMBRELL
Minister of Municipal Affairs
and Housing

Dated at Toronto, this 17th day of June, 1985.

(7003)

#### ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 358/85.

Exemption—Ministry of the Environment—MOE-28.

Made—June 17th, 1985.

Approved—June 17th, 1985.

Filed—June 24th, 1985.

### ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MINISTRY OF THE ENVIRONMENT—MOE-28

Having received a request from the Regional Director, Northwestern Region, Ministry of the Environment, that an undertaking, namely:

- A. The activity of excavating PCB contaminated materials (asphalt and soil) from portions of Highway 17 between Ignace and Kenora and adjacent lands (the source area) located in the District of Kenora.
- B. The replacement of the excavated material from the highway, highway shoulders and adjacent lands with uncontaminated granular fill.
- C. The resurfacing with asphalt of the excavated portions of Highway 17.
- D. The transport and delivery of PCB contaminated materials from the source area to a site located on Lot 1, Concession II, in Colenso Township, District of Kenora, and the interim storage at that site of these materials.

- E. The disposal of the PCB contaminated materials from the source area at a safe final disposal site (which may be the site noted in Paragraph D above).
- F. The transport, delivery, storage and safe final disposal of PCB contaminated materials resulting from the initial clean-up operations immediately following the April 13, 1985 spill of PCB material.

be exempted from the application of the Act pursuant to section 29; and

Having been advised by the Regional Director, Northwestern Region, Ministry of the Environment, that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. PCBs from the source area will gain access to surface and/or ground water adjacent to Highway 17. Biomagnification of PCB inputs may occur through the food chain and may result in PCB contamination of fish.
- B. Members of the public may be exposed to PCBs as the temporary treatment of the highway deteriorates under the influence of traffic and climate. The treatment of the highway surface with tar and sand was intended and designed as a temporary measure only to prevent exposure of the public to the PCB contamination and to permit the reopening of the highway with a minimum of delay.
- C. The PCB contaminated materials resulting from the initial clean-up operations are being temporarily stored on Ontario Hydro prop-

erty interfering with Ontario Hydro's ability to use their property for their own purposes.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

#### A. With regard to the source area:

- (i) The work can begin this year during the summer months before the temporary treatment of the highway suffers serious deterioration. This will minimize adverse environmental impacts.
- (ii) It is most cost effective to excavate and repair the highway in summer weather conditions.
- (iii) The migration of PCBs from the highway will be reduced or eliminated.
- (iv) The contamination of fish and other organisms will be minimized or prevented.
- (v) Further exposure of the public to the PCB contamination from the spill will be prevented.
- B. The PCB contaminated materials on Ontario Hydro's property can be removed for storage and/or disposal at a more suitable location controlled by the Ministry of the Environment. The Regional Director, Northwestern Region, under Ontario Regulation 11/82 will ensure that instructions are issued which will result in these materials being handled in a safe manner with ultimate disposal being subject to the provisions of Part V of the Environmental Protection Act.

This exemption is subject to the following terms and conditions:

- Potentially affected agencies and organizations including local municipalities will be notified of these activities prior to their commencement. The concerns and requirements of these agencies will be taken under advisement in the program.
- 2. The excavations at the source area and the disposal site for this excavated material will

be monitored to prevent injury to persons and contamination of adjacent land or water.

 A written report or reports will be completed by the Regional Director, Northwestern Region of the Ministry of the Environment, describing the activities and the monitoring program. These will be available for inspection by the public. O. Reg. 358/85.

Dated this 17th day of June, 1985.

Susan Fish Minister of the Environment

(7025)

28

#### **ENVIRONMENTAL ASSESSMENT ACT**

O. Reg. 359/85.

Exemption—Ontario Hydro—OH-32. Made—June 17th, 1985. Filed—June 24th, 1985.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

#### EXEMPTION—ONTARIO HYDRO—OH-32

Having received a request from Ontario Hydro that an undertaking, namely:

The activities of planning, designing, constructing, operating and maintaining a warm water supply system including pumping and pipeline facilities to supply condenser cooling water from the Pickering A Nuclear Power Station westward to the proposed Pickering Aquaculture Centre property at the site of the former Frenchman Bay Sewage Treatment Plant.

be exempt from the application of the Act pursuant to section 29: and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The proposed operator of the Pickering Aquaculture Centre will be adversely affected by any delay in the delivery of warm water which will be used to enhance fish growth rates. Without this source of heat energy, the undertaking will not be viable.
- B. Ontario Hydro will be interfered with and damaged by the undue delay and expense required to prepare an individual environmental assessment for a project which is of a minor nature and will likely have no significant adverse consequences on the environment; and

Having weighed such injury, damage or interference with the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management of the environment in Ontario which would result from the undertaking being subject to the application of the Act;

I am of the opinion that it is in the public interest to order and do order that the undertaking is exempt from the application of the Act for the following reasons:

- A. The primary effect of this activity will be the displacement of a very small portion of the Pickering A Nuclear Power Station condenser cooling water discharge from the station's Lake Ontario outfall, a distance of approximately 750 metres, to the adjacent outfall of the Aquaculture Centre. This discharge from the Aquaculture Centre is subject to review and approval under the Ontario Water Resources Act.
- B. This activity is in accordance with provincial government objectives of enhancing the efficiency of existing energy investments and utilizing waste heat energy, in this instance from condenser cooling water, as a substitute for conventional fuels such as natural gas or oil for heating purposes.
- C. The Councils of the Regional Municipality of Durham and the Town of Pickering have passed resolutions in support of the Aquaculture Centre.

This exemption order is subject to the following term and condition:

 This exemption shall terminate if construction of the water supply system has not commenced by December 31, 1986. O. Reg. 359/85. SUSAN FISH
Minister of the Environment

(7026)

ASSESSMENT ACT

O. Reg. 360/85.

Equalization of Assessments made under Section 63 of the Assessment Act. Made—June 24th, 1985. Filed—June 25th, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 95/84 MADE UNDER THE ASSESSMENT ACT

1. The Schedule to Ontario Regulation 95/84 is amended by striking out,

4 956"

in the fifteenth line and inserting in lieu thereof,

"4 926".

2. This Regulation shall be deemed to have come into force on the 14th day of February, 1984.

GORDON H. DEAN Minister of Revenue

Dated at Toronto, this 24th day of June, 1985.

(7027) 28

#### INCOME TAX ACT

O. Reg. 361/85. Ontario Tax Credit System. Made—June 19th, 1985. Filed—June 27th, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 119/85 MADE UNDER THE INCOME TAX ACT

1. Part 1 of the Schedule to Ontario Regulation 119/85 is amended by adding thereto the following item:

49a St. Augustine's Seminary of Toronto 2661 Kingston Road

Scarborough

This Regulation shall be deemed to have come into force on the 1st day of January, 1984 and applies in respect of any taxation year of an individual ending on or after that date.

(7028)

#### INCOME TAX ACT

O. Reg. 362/85.

Taxable Income—Amount Prescribed under Section 6 of the Act.

Made—June 19th, 1985.

Filed—June 27th, 1985.

# REGULATION MADE UNDER THE INCOME TAX ACT

# TAXABLE INCOME—AMOUNT PRESCRIBED UNDER SECTION 6 OF THE ACT

- 1. For the purpose of subsection 6 (1) of the Act, the amount prescribed for the 1985 taxation year is the amount of \$1,433.
- 2. For the purpose of subsection 6 (2) of the Act, the amount prescribed for the 1985 taxation year is the amount of \$1,529.
- 3. This Regulation shall be deemed to have come into force on the 1st day of January, 1985.

(7029)

DANGEROUS GOODS TRANSPORTATION ACT, 1981

O. Reg. 363/85. General. Made—June 19th, 1985. Filed—June 28th, 1985.

### REGULATION MADE UNDER THE DANGEROUS GOODS TRANSPORTATION ACT, 1981

#### GENERAL

- 1. In this Regulation, "Federal Regulations" means the English version, exclusive of Parts X, XI and XIII and of the provisions dealing with radioactive materials, of the Transportation of Dangerous Goods Regulations made under the *Transportation of Dangerous Goods Act* (Canada). O. Reg. 363/85, s. 1.
- 2. The safety requirements, safety standards and safety marks set out in the Federal Regulations are prescribed for the purpose of section 3 of the Act. O. Reg. 363/85, s. 2.
- 3. No person shall transport dangerous goods on a highway under circumstances where the transportation is prohibited in the Federal Regulations. O. Reg. 363/85, s. 3.
- **4.** No person shall transport dangerous goods on a highway, the transportation of which is prohibited in the Federal Regulations. O. Reg. 363/85, s. 4.
- 5. No person shall transport dangerous goods in or on a vehicle on a highway where a direction has been given under the Federal Regulations in respect of that transportation except in accordance with the direction. O. Reg. 363/85, s. 5.
  - 6.—(1) For purposes of this Regulation,

"inspector" when used in the Federal Regulations includes an inspector designated under subsection 9 (1) of the Act; and

O. Reg. 363/85

- "means of transportation" when used in the Federal Regulations means a vehicle or combination of vehicles.
- (2) The form prescribed for use as a manifest for waste by the regulations under the *Environmental Protection Act* is prescribed as the form referred to in sub-subparagraph 4.15 (c) (ii) (B) of the Federal Regulations. O. Reg. 363/85, s. 6.
- 7. Parts III to IX of the Federal Regulations do not apply to prohibit the transportation of dangerous goods,
  - (a) in a service truck carrying the goods in quantities that do not exceed the quantities normally required for emergency response or repairs; or
  - (b) in a vehicle used in the constructing, repairing, painting or marking of a road surface. O. Reg. 363/85, s. 7.
- 8. This Regulation comes into force on the 1st day of July, 1985.

(7031)

#### HIGHWAY TRAFFIC ACT

O. Reg. 364/85. Dangerous Loads. Made—June 19th, 1985. Filed—June 28th, 1985.

REGULATION TO REVOKE REGULATION 456 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Regulation 456 of Revised Regulations of Ontario, 1980 is revoked.
- 2. This Regulation comes into force on the 1st day of July, 1985.

28 (7032)

### NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 365/85.
Designation of Area of Development Control.
Made—June 17th, 1985.
Filed—June 28th, 1985.

# REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

- 1. Paragraph 24 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 106/85, is revoked and the following substituted therefor:
  - 24. In the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth described as follows:

Beginning at the place of intersection of the easterly boundary of the Town of Ancaster and the southerly limit of Mohawk Road;

Thence westerly along the southerly limit of Mohawk Road to the westerly limit of Lot 54 in Concession II;

Thence northerly along the westerly limit of that Lot 54 to a point distant 97.87 metres measured north 12 05 35 west therealong from the northerly limit of Mohawk Road;

Thence south 81<sup>o</sup>21'30" west 15 metres to a point;

Thence north 39°18'25" west 111.7 metres to a point;

Thence north 2<sup>o</sup>59'30" east 34 metres to a point;

Thence south 87<sup>0</sup>00'30" east 25 metres to a point;

Thence north 46°02'45" east 60.64 metres to a point;

Thence north 18<sup>0</sup>02' west 30 metres to a point;

Thence north 69<sup>0</sup>31'15" west 64.94 metres to a point;

Thence north 57<sup>0</sup>01'10" west 104.25 metres to a point;

Thence north 45<sup>0</sup>02'10" west 113.2 metres to a point;

Thence north 71°13'10" west 58.26 metres to a point;

Thence north 59<sup>0</sup>44' west 104.74 metres to a point;

Thence north 27007'40" west 54.23 metres to a point;

Thence north 25<sup>0</sup>10'25" east 135.11 metres to a point;

Thence north 72<sup>0</sup>10'10" east 71.51 metres to a point;

Thence north 14<sup>0</sup>47'35" east 62.51 metres to a point;

Thence north 18<sup>0</sup>09'50" west 35.73 metres to a point;

Thence north 18<sup>0</sup>34' east 127.28 metres to a point;

Thence north 61<sup>0</sup>18'55" east 64.22 metres to a point;

Thence south 70°06'30" east 200.75 metres to a point;

Thence south 14<sup>0</sup>30'15" west 35 metres to a point;

Thence south 88°33'20" east 50.9 metres to a point;

Thence north 76°38'55" east 59.52 metres to a point;

Thence north 77<sup>0</sup>17'10" east 134.45 metres to a point in the westerly limit of Scenic Drive;

Thence south 12<sup>0</sup>15'12" east along the westerly limit of Scenic Drive 110.5 metres to a point;

Thence south 2<sup>0</sup>08'05" east along the westerly limit of the lands of the Ontario Hydro 184.88 metres to a point;

Thence north 77<sup>0</sup>44'45" east 32.48 metres to the westerly limit of Scenic Drive;

Thence south 12<sup>0</sup>15'12" east along that westerly limit 36 metres to a point;

Thence south 77<sup>0</sup>44'45" west 38.91 metres to the westerly limit of the lands of the Ontario Hydro;

Thence south 2<sup>0</sup>08'05" east along that westerly limit 389.46 metres to a point;

Thence north 80°39'05" east 107.48 metres to the westerly limit of Scenic Drive;

Thence south 12<sup>0</sup>15'12" east along that westerly limit 50 metres to a point;

Thence south 76<sup>0</sup>56'30" west 117.54 metres to the westerly limit of the lands of the Ontario Hydro;

Thence south 2<sup>0</sup>08'05" east along that westerly limit 21.04 metres to a point;

Thence south 77<sup>0</sup>38'35" west 52.39 metres to the northeasterly angle of Lot 254 as shown on a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 595;

Thence north 12<sup>0</sup>19'40" west 45.74 metres to a point;

Thence south 77<sup>o</sup>34'40" west 31.95 metres to a point;

Thence south 77°40'35" west 67.02 metres to a point;

Thence westerly along a curve to the right having a radius of 65.42 metres, an arc of 24.53 metres, the chord being 24.38 measured south 88 09 40 west, to a point;

Thence south 4004'40" west 52.42 metres to a point;

Thence north 72<sup>0</sup>17' west 88.49 metres to the westerly limit of the said Lot 54 in Concession II;

Thence south 12<sup>0</sup>05'35" east along that westerly limit 82.87 metres to the northerly limit of Mohawk Road;

Thence south 12<sup>0</sup>05'35" east crossing Mohawk Road to the southerly limit of that Road;

Thence westerly along the southerly limit of Mohawk Road to the intersection of the southerly prolongation of the westerly limit of Filman Mountain Road;

Thence northerly to and along the said westerly limit to the easterly limit of a Plan deposited in the Land Registry Office for the said Land Registry Division of Wentworth (No. 62) as Number 62R-5416;

Thence north 13<sup>0</sup>11' west 54.096 metres to the northerly limit of the said Plan:

Thence south 73<sup>0</sup>39' west along the said northerly limit 71.628 metres to the westerly limit of the said Plan;

Thence south 13<sup>0</sup>11' east along the said westerly limit 101.24 metres to the southerly limit of the said Plan;

Thence north 73<sup>o</sup>39' east 24.384 metres to an angle therein;

Thence south 13<sup>0</sup>11' east 4.572 metres to an angle therein;

Thence north 73<sup>o</sup>39' east 26.021 metres to the southeasterly angle of the said Plan;

Thence southerly along the westerly limit of Filman Mountain Road and the said limit prolonged to the southerly limit of Mohawk Road;

Thence westerly along the southerly limit of Mohawk Road to the intersection of the southerly prolongation of the westerly limit of Part 2 as shown on a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-5625;

Thence northerly along that prolongation to the southwesterly angle of that Part 2;

Thence north 13<sup>0</sup>14'30" west along that westerly limit 43.47 metres to the north-westerly angle of that Part 2;

Thence north 76<sup>0</sup>18'30" east along the northerly limit of that Part 22.49 metres to the easterly limit of Part 1 as shown on that Plan;

Thence north 13<sup>0</sup>45'30" west along that easterly limit 8.418 metres to the southwesterly angle of Part 1 as shown on a Plan deposited in the Land Registry Office for the said Registry Division as Number 62R-6636;

Thence north 76<sup>0</sup>14'30" east 12.945 metres to an angle in that Part 1;

Thence north 11<sup>0</sup>41' west 11.04 metres to an angle in that Part 1;

Thence north 76<sup>O</sup>25'20" east 17.118 metres to the southwesterly angle of Part 2 as shown on a Plan deposited in the Land Registry Office for the said Registry Division as Number 62R-7312;

Thence north 74<sup>0</sup>07' east along the southerly limit of that Part 32.461 metres to the easterly limit of that Part;

Thence north 13<sup>o</sup>45'10" west along that easterly limit 212.091 metres to the northerly limit of the southerly half of Lot 49 in Concession II;

Thence westerly along the northerly of the southerly half of lots 49 and 48 and crossing the road allowance between the said lots 233.563 metres to the northwesterly angle of Part 1 as shown on that Plan 62R-5625;

Thence south 13050' east 60.665 metres to a point;

Thence south 54<sup>0</sup>10'10" west 48.274 metres to a point;

Thence south 13<sup>0</sup>42' east 3.996 metres to the northeasterly angle of a Plan deposited in the Land Registry Office for the said Registry Division as Number 62R-7072;

Thence south 77<sup>0</sup>14' west along the northerly limit of the said Plan 39.767 metres to the northwesterly angle of the said Plan;

Thence southerly along the westerly limit of Part 2 as shown on the said Plan 173.237 metres to the southerly limit of the said Part;

Thence north 76<sup>0</sup>07'30" east along the said southerly limit 39.784 metres to the southeasterly angle of the said Part;

Thence south 13<sup>0</sup>42' east along the easterly limit of Part 1 as shown on the said Plan 54.504 metres to the northwesterly limit of Mohawk Road;

Thence north 46°58'40" east along that northwesterly limit 31.13 metres to an angle in that Part 1;

Thence north 13<sup>o</sup>52'40" west 56.64 metres to a point;

Thence north 76<sup>0</sup>09'30" east 18.29 metres to a point;

Thence north 13<sup>o</sup>52'40" west 63.21 metres to a point;

Thence north 74<sup>0</sup>14'50" east 127.93 metres to a point;

Thence south 13<sup>o</sup>41'30" east 106.73 metres to the northerly limit of Mohawk Road;

Thence south 13<sup>0</sup>41'30" east 20 metres to the southerly limit of Mohawk Road;

Thence westerly along that southerly limit of the southerly prolongation of the westerly limit of Lime Kiln Road;

Thence northerly to and along that westerly limit to a point distant 99.066 metres measured northerly therealong from the northeasterly angle of Block FX as shown on a Plan registered in the Land Registry Office for the said Land Titles Division as Number M-193;

Thence south 81<sup>0</sup>15' west 143.274 metres to a point;

Thence north 13<sup>o</sup>57' west 191.704 metres to a point;

Thence north 51°53'30" west 23.622 metres to a point;

Thence north 89<sup>0</sup>41'30" east 166.406 metres to the easterly limit of Lot 47 in Concession II;

Thence north 13<sup>0</sup>10'12" west along that easterly limit to the northerly limit of Part 1 as shown on a Plan deposited in the Land Registry Office for the said Land Titles Division as Number 62R-338;

Thence westerly along that northerly limit to the westerly limit of that Lot 47;

Thence northerly along that westerly limit to the southerly limit of Montgomery Drive;

Thence westerly along that southerly limit to the easterly limit of the Old Ancaster Dundas Road; Thence southerly along that easterly limit to the southerly limit of Part 1 as shown on a Plan deposited in the Land Registry Office for the said Registry Division of Wentworth as Number 62R-2296;

Thence easterly along that southerly limit to the southeasterly limit of that Part 1;

Thence northerly and northwesterly along the easterly limit of that Part 1 to the southerly limit of Montgomery Drive;

Thence easterly along that southerly limit to the westerly limit of that Lot 47;

Thence southerly along that westerly limit to a point distant 14.356 metres measured south 13°27' east from the northerly limit of Part 1 on said Plan 62R-338;

Thence south 13<sup>0</sup>04' east along that westerly limit 43.909 metres to a point;

Thence north 77<sup>0</sup>01' east 89.514 metres to a point;

Thence south 12059' east 27.423 metres to a point;

Thence south 20°19' east 105.665 metres to a point;

Thence south  $19^{\circ}$  east 62.072 metres to a point;

Thence south 83<sup>0</sup>18'30" west 73.969 metres to a point;

Thence north 85°16' west 37.429 metres to the westerly limit of that Lot 47;

Thence south 13<sup>0</sup>04' east along that westerly limit 176.351 metres to a point;

Thence north 87<sup>0</sup>48' east 109.981 metres to a point;

Thence southwesterly along the westerly limit of the land as shown on said Plan M-193 to the southerly limit of the street widening of Mohawk Road as shown on that Plan;

Thence south 67<sup>0</sup>28'40" east along that southerly limit 37.058 metres to a point;

Thence south 78<sup>0</sup>04'50" east along that southerly limit 21.120 metres to a point;

Thence north 1<sup>o</sup>25'33" west 35.128 metres to a point;

Thence south 82<sup>o</sup>23'35" east 18.742 metres to a point;

Thence south 0°18'30" east 36.576 metres to that southerly limit;

Thence easterly along that southerly limit to an angle in that Plan;

Thence north 0°22' west 36.576 metres to a point;

Thence south 85<sup>0</sup>38' east 38.1 metres to a point;

Thence south  $0^{\circ}22$ ' west 36.576 metres to the northerly limit of Mohawk Road as shown on said Plan 62R-338;

Thence south 85<sup>0</sup>38' east 38.1 metres along that northerly limit to a point;

Thence north 2<sup>0</sup>17' east 37.490 metres to a point;

Thence south 85<sup>o</sup>38' east 18.288 metres to a point;

Thence south 2<sup>0</sup>17' west 37.490 metres to that northerly limit of Mohawk Road;

Thence easterly along that northerly limit to the westerly limit of Lime Kiln Road;

Thence southerly along the prolongation of that westerly limit to the southerly limit of Mohawk Road;

Thence westerly along that southerly limit to the southeasterly limit of Wilson Street East;

Thence northwesterly to and along the westerly limit of the Old Dundas Road to a point 24.384 metres measured therealong from the northwesterly limit of Wilson Street, the said point being the northerly limit of the lands described in an Instrument registered in the Land Registry Office for the said Registry Division as Number 116905 AB;

Thence westerly along that northerly limit to a line parallel with and distant 76.2 metres measured at right angles from the northwesterly limit of Wilson Street East;

Thence southwesterly along that parallel line to the southwesterly limit of Sulphur Springs Road;

Thence northwesterly along that southwesterly limit to the westerly limit of Mansfield Drive;

Thence southerly along that westerly limit to the southerly limit of Judith Crescent;

Thence northwesterly along the southwesterly limit of Judith Crescent to the southerly limit of Maureen Avenue;

Thence westerly along that southerly limit to the easterly limit of Lovers Lane;

Thence northwesterly to a point on the westerly limit of Lovers Lane distant 224.129 metres measured north 12<sup>0</sup>24' west from the northeasterly angle of lands shown on a Plan registered in the Land Registry Office for the said Registry Division as Number 888;

Thence south 77°36' west 68.58 metres to a point;

Thence north 12<sup>o</sup>24' west 68.58 metres to a point;

Thence north 77°36' east 67.361 metres to the westerly limit of Lovers Lane;

Thence north 13<sup>o</sup>28'20" west along that westerly limit 97.853 metres to a point;

Thence south 78<sup>O</sup>ll' west along the southerly limit of Part 3 as shown on a Plan registered in the Land Registry Office for the said Registry Division as Number 62R-1595 a distance of 208.578 metres to the southwesterly angle of that Part;

Thence north 62<sup>0</sup>49' west 183.514 metres to a point;

Thence north 12<sup>o</sup>42' west 52.319 metres to a point;

Thence south 77<sup>0</sup>18' west 143.216 metres to the easterly limit of the land shown on a Plan registered in the Land Registry Office for the said Registry Division as Number 1076;

Thence northerly along that easterly limit to the southeasterly angle of the land shown on a Plan registered in the Land Registry Office for the said Land Titles Division as Number 62R-3357;

Thence northerly along the easterly limit of that Plan to the northerly limit of that Plan;

Thence westerly along that northerly limit to the easterly limit of Lot 40 in Concession II;

Thence northerly along that easterly limit 70.104 metres to the northwesterly limit of that Plan;

Thence southwesterly along that northwesterly limit to the westerly limit of that Lot 40;

Thence southerly along that westerly limit 111.252 metres to the southerly limit of that Plan:

Thence easterly along that southerly limit to the easterly limit of the lands shown on said Plan 1076;

Thence southerly along the easterly limit of the lands shown on Plans registered in the Land Registry Office for the said Registry Division as Numbers 1076 and 783 to the northwesterly angle of Lot 31 as shown on a Plan registered in the Land Registry Office for the said Registry Division as Number 930;

Thence easterly along the northerly and easterly limits of the lands shown on the said Plan to the northerly limit of said Plan 888:

Thence north 77° east along that northerly limit 244.898 metres to the westerly limit of Lovers Lane;

Thence southerly along that westerly limit to the northerly limit of Joanne Court;

Thence westerly and southerly along the northerly and westerly limits of Joanne Court to the northerly limit of Parker Avenue;

Thence westerly along that northerly limit to the easterly limit of Hadley Drive;

Thence northerly along that easterly limit to the southerly limit of McGregor Crescent;

Thence westerly along the southerly and southwesterly limits of McGregor Crescent to the southerly limit of Terrence Park Drive;

Thence westerly along that southerly limit to the westerly limit of Lloyminn Avenue;

Thence southerly along the westerly limit of Lloyminn Avenue and the southerly prolongation of that limit to the north-westerly limit of Concession III;

Thence southwesterly along that northwesterly limit to the southeasterly prolongation of the northeasterly limit of Lot 31 in Concession II;

Thence northwesterly to and along that northeasterly limit to the northwesterly limit of that Concession;

Thence northwesterly along the northwesterly prolongation of that northeasterly limit to the southeasterly limit of Concession I;

Thence southwesterly along that southeasterly limit to the easterly limit of that portion of the King's Highway known as No. 52;

Thence northerly along the easterly limit of the said Highway to the northerly boundary of the Town of Ancaster;

(7033)

Thence easterly along that northerly boundary to the westerly boundary of the Town of Dundas:

Thence in a general easterly direction following the boundaries between the Towns of Ancaster and Dundas to an angle in the westerly boundary of the City of Hamilton;

Thence in a general southeasterly direction following the boundaries between the Town of Ancaster and the City of Hamilton to the place of beginning.

DENNIS TIMBRELL
Provincial Secretary for Resources Development

Dated at Toronto, this 17th day of June, 1985.

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# PLANNING ACT, 1983

O. Reg. 365/85

O. Reg. 366/85.
Delegation of Authority of Minister—
Subdivision Plans.
Made—June 24th, 1985.
Filed—June 28th, 1985.

# ORDER MADE UNDER THE PLANNING ACT, 1983

# DELEGATION OF AUTHORITY OF MINISTER—SUBDIVISION PLANS

- 1. Subject to sections 2 and 3, all authority of the Minister under section 50 of the Act is hereby delegated to the council of the City of North Bay in respect of land situate in the City of North Bay. O. Reg. 366/85, s. 1.
- 2. The delegation made in section 1 does not apply to,
  - (a) any application for approval under subsection 50 (1) of the Act or a predecessor thereof received by the Minister before the day this Order comes into force; or
  - (b) any matter referred to in subsections 50 (20),
    (21) and (22) of the Act, unless the matter relates to lands that are within a draft plan approved by the council under subsection 50 (13) of the Act. O. Reg. 366/85, s. 2.
- 3.—(1) The council, in exercising the authority delegated by section 1, shall comply with the following conditions:

- The council shall adopt an application form that is approved by the Ministry of Municipal Affairs and Housing for the receipt of applications under subsection 50 (1) of the Act.
- 2. The council shall assign to each application received under subsection 50 (1) of the Act a file number consisting of the appropriate code used by the Ministry of Municipal Affairs and Housing, the letter "T", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received, commencing with "001", and a new series of numbers shall be commenced each year.
- 3. The council shall send to the Ministry of Municipal Affairs and Housing one copy of each application received by the council under subsection 50 (1) of the Act and one copy of the draft plan that is the subject of the application, and the copies shall be sent not later than ten days after the receipt of the application.
- 4. Where the council decides to confer, as referred to in subsection 50 (3) of the Act, in respect of an application, the council shall send to the Ministry of Municipal Affairs and Housing a list of the officials of municipalities and ministries of the public service, commissions, authorities or other persons conferred with or to be conferred with on the application, and shall send a copy of the application and of the draft plan to which it relates to such officials of municipalities and ministries of the public service, commissions,

O. Reg. 366/85

authorities and other persons as the Minister may direct.

- 5. Where the council decides not to confer, as referred to in subsection 50 (3) of the Act, in respect of an application, the council shall send notice in writing to the applicant and the Ministry of Municipal Affairs and Housing, giving the reason or reasons why the council has decided not to confer.
- 6. Where an application under subsection 50 (1) is withdrawn, the council shall send notice, in writing, to the Ministry of Municipal Affairs and Housing, giving the reason or reasons why the application was withdrawn, if known.
- Where an application is revised or altered, a copy of the revised or altered application shall be sent to the applicant and the Ministry of Municipal Affairs and Housing.
- 8. In conferring, as referred to in paragraph 4, the council shall allow sixty days for the making of written comments in respect of the application for approval, commencing from the date that a copy of the application is sent to the party conferred with, but the time for making comments may be extended by the council where the council is satisfied that there is good reason to do so.
- 9. Where the council has not given or refused approval of an application made under subsection 50 (1) of the Act within ninety days of receipt of the application, the council shall forthwith provide the applicant and the Ministry of Municipal Affairs and Housing with a report on the status of the application.
- 10. Where the council gives approval or proposes to refuse to give approval to a draft plan under subsection 50 (13) or (14) of the Act, the council shall send notice to the applicant, the Ministry of Municipal Affairs and Housing and any other person or agency that has requested notification, and where approval is given to a draft plan, the notice shall be accompanied by a copy of the draft plan and of the conditions imposed on the approval thereof.
- 11. Where the land that is the subject of an application made under subsection 50 (1) of the Act is affected by a proposed amendment to an official plan incorporating policies and designations relating to the land, the council shall not make any decision concerning the application until the amendment to the official plan has been approved or not approved by the Minister or the Municipal Board, as the case may be.

- 12. Where a matter is referred to the Municipal Board under subsection 50 (15) or (17) of the Act, the council shall notify the applicant and the Ministry of Municipal Affairs and Housing.
- 13. Where the council gives approval to a draft plan under subsection 50 (13) of the Act, the approval shall be shown on the draft plan in the following form:

in our letter dated,
19, this draft plan is approved under section 50 of the <i>Planning Act</i> , 1983 this
day of, 19

Subject to the conditions, if any, set forth

- 14. Where, after approval of a draft plan and before approval of a final plan, the council varies substantially any condition of the draft plan or withdraws its approval of the draft plan, the council shall send notice thereof within fifteen days to all parties that were sent notice under paragraph 10.
- 15. Where the council gives approval to a final plan under subsection 50 (20) of the Act, the approval shall be shown on the final plan in the following form:

- 16. Where the final plan is to be registered under the Land Titles Act, the council shall not approve the final plan for registration until the examiner of surveys appointed under the Land Titles Act has advised that the plan is acceptable for registration.
- 17. The original of the final plan, as approved, together with all copies required for registration under the Registry Act or the Land Titles Act, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.
- The council shall forward one copy of each final plan approved for registration to the Ministry of Municipal Affairs and Housing.
- (2) The Director of the Plans Administration Branch, North and East, of the Ministry of Municipal Affairs and Housing, may waive in writing any requirement imposed by paragraphs 3, 4, 5, 6, 7, 9, 10, 14 or 15 of subsection (1) in so far as it applies to the Ministry of Municipal Affairs and Housing.

- (3) The delegation of authority set out in this Order is not terminated by reason only that the council has failed to comply with a condition set out in subsection (1). O. Reg. 366/85, s. 3.
- 4. Where any of the authority delegated by section 1 is in turn delegated by the council to a committee of council or an appointed officer under subsection 5 (1) of the Act, the council shall cause to be forwarded to the Minister a certified copy of the delegating by-law within fifteen days of its passing. O. Reg. 366/85, s. 4.
- 5. This Order comes into force on the 1st day of July, 1985.

DENNIS TIMBRELL
Minister of Municipal Affairs
and Housing

28

Dated at Toronto, this 24th day of June, 1985.

(7034)

#### PLANNING ACT, 1983

O. Reg. 367/85.

Delegation of Authority of Minister—
Condominium Plans.

Made—June 24th, 1985.

Filed—June 28th, 1985.

#### ORDER MADE UNDER THE PLANNING ACT, 1983

# DELEGATION OF AUTHORITY OF MINISTER—CONDOMINIUM PLANS

- 1. Subject to sections 2 and 3, all authority of the Minister under section 50 of the *Condominium Act* is hereby delegated to the council of the City of North Bay in respect of land situate in the City of North Bay. O. Reg. 367/85, s. 1.
- 2. The delegation made in section 1 does not apply to,
  - (a) any application for approval or exemption of a description received by the Minister before the day this Order comes into force; or
  - (b) any matter referred to in subsections 50 (20),
    (21) and (22) of the Act, unless the matter relates to lands that are within a draft plan approved by the council under subsection 50 (13) of the Act. O. Reg. 367/85, s. 2.
- 3.—(1) The council, in exercising the authority delegated by section 1, shall comply with the following conditions:
  - The council shall assign to each application received a file number consisting of the appropriate code used by the Ministry of

- Municipal Affairs and Housing, the letters "CDM", the last two figures of the year in which the application is received and a number corresponding to the order in which the application is received, commencing with "001", and a new series of numbers shall be commenced each year.
- 2. Where the council decides to confer, as referred to in subsection 50 (3) of the Act, in respect of an application for approval of a description, the council shall send a copy of the application and of the draft plan to which it relates to such officials, commissions, authorities and other persons as the council considers appropriate.
- 3. In conferring, as referred to in paragraph 2, the council shall allow sixty days for the making of written comments in respect of the application for approval, commencing from the day that a copy of the application is sent to the party conferred with, provided that the time for making comments may be extended by the council where the council is satisfied that there is good reason to do so.
- 4. Where the council has not given or refused approval to an application for approval of a description or to an application for exemption of a description or part thereof within ninety days of receipt of the application, the council shall forthwith provide the applicant with a report on the status of the application.
- 5. Where the council gives approval to a drait plan under subsection 50 (13) of the Act and section 50 of the *Condominium Act*, the approval shall be shown on the draft plan in the following form:

in our letter dated,	
19, this draft plan is approved under section 50 of the <i>Planning Act, 1983</i> and section 50 of the <i>Condominium Act</i> this	
day of, 19	
The state of the s	

Subject to the conditions, if any, set forth

6. Where the council gives approval to a final plan under subsection 50 (20) of the Act and section 50 of the Condominium Act, the approval shall be shown on the final plan in the following form:

Parts																		.approved	and	
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Part ......exempted under section 50 of the *Condominium Act* and section 50 of the *Planning Act*, 1983 by the

council of t	he	• • • • • • • • •	
			.this
day of			, 19
	<i></i>		

- 7. Where the final plan is to be registered under the Land Titles Act, the council shall not approve the final plan for registration until the examiner of surveys appointed under the Land Titles Act has advised that the plan is acceptable for registration.
- 8. The original of the final plan, as approved, together with all copies required for registration under the Registry Act or the Land Titles Act, as the case may be, shall be forwarded by the council to the appropriate Land Registry Office.

- (2) The delegation of authority set out in this Order is not terminated by reason only that the council has failed to comply with a condition set out in subsection (1). O. Reg. 367/85, s. 3.
- 4. Where any of the authority delegated by section 1 is in turn delegated by the council to a committee of council or an appointed officer under subsection 5 (1) of the Act, the council shall cause to be forwarded to the Minister a certified copy of the delegating by-law within fifteen days of its passing. O. Reg. 367/85, \$ 4
- 5. This Order comes into force on the 1st day of July, 1985.

DENNIS TIMBRELL
Minister of Municipal Affairs
and Housing

Dated at Toronto, this 24th day of June, 1985.

(7035) 28



# **Publications Under The Regulations Act**

July 20th, 1985

#### PLANNING ACT, 1983

O. Reg. 368/85.Restricted Areas—County of Simcoe, Township of Nottawasaga.Made—June 27th, 1985.

Filed—July 2nd, 1985.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

215.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) provided the following requirements are met:

Minimum front yard

7.6 metres

Minimum side yards

- 3 metres on one side
- 1.2 metres on the other side

Maximum height of single-family dwelling

9.1 metres

Minimum ground floor area of single-family dwelling

one storey—93 square metres

metres

one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to that parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 40 in Concession VIII more particularly described as follows:

Premising that the bearings herein are astronomic and are referred to the bearing of the easterly limit of the King's Highway No. 24 as widened, assumed to be north 9° 17′ 15" west in accordance with deposited Plan 51R-1209;

Commencing at a point within the said Lot 40 which may be located as follows:

Beginning at the southwest angle of the said Lot 40;

Thence north 8° 49′ 45″ west, along the westerly limit of the said Lot, a distance of 697.02 feet;

Thence north 74° 01′ 15″ east a distance of 40.17 feet to a point in the said widened easterly limit of the King's Highway No. 24, and being the point of commencement of the herein described lands;

Thence north 74° 01′ 15" east a distance of 209.83 feet to an iron survey bar;

Thence south 8° 49′ 45″ east, being parallel to the said westerly limit of Lot 40, a distance of 111.50 feet to a found iron survey bar;

Thence south 74° 00′ 25" west, a distance of 208.93 feet to a point in the said widened easterly limit of the King's Highway No. 24;

Thence north 9° 17′ 15″ west, along the said widened easterly limit of the King's Highway No. 24, a distance of 111.38 feet to the point of commencement. O. Reg. 368/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs
and Housing

Dated at Toronto, this 27th day of June, 1985.

(7036) 29

#### NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 369/85.

Designation of Area of Development Control.

Made-June 25th, 1985.

Filed-July 4th, 1985.

REGULATION TO AMEND
REGULATION 683 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
NIAGARA ESCARPMENT
PLANNING AND DEVELOPMENT
ACT

- 1. Paragraph 33 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980, as remade by section 3 of Ontario Regulation 740/82, is revoked and the following substituted therefor:
- 33. In the Town of Pelham in The Regional Municipality of Niagara described as follows:

Beginning at the northeasterly angle of the Town of Pelham;

Thence southerly, southeasterly and southerly following the boundaries of that Town to the northwesterly limit of that portion of the King's Highway known as No. 20;

Thence southwesterly along that northwesterly limit to intersect a line parallel with and distant 213.36 metres measured northerly at right angles from the northerly limit of Hurricane Road;

Thence westerly and parallel with that northerly limit to the easterly limit of Lot 1 in Concession VII of the former Township of Pelham;

Thence northerly along the easterly limit of Lot 1 in concessions VII and VI of that former Township to a point distant 91.44 metres measured northerly therealong from the southeasterly angle of Lot 1 in that Concession VI;

Thence westerly and parallel with the southerly limit of that Lot 60.96 metres to a point;

Thence southerly and parallel with the easterly limit of that Lot 1 to the southerly limit of that Lot;

Thence westerly along that southerly limit 30.48 metres to a point;

Thence southerly and parallel with the easterly limit of Lot 1 in that Concession VII to the southerly limit of the spur of the railway shown on a Plan registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 717;

Thence westerly along that southerly limit to a line parallel with and distant 152.4 metres

measured westerly at right angles from the easterly limit of that Lot 1;

Thence southerly along that parallel line to intersect the northeasterly prolongation of the southeasterly limit of Spencer Lane;

Thence southwesterly along that northeasterly prolongation to the westerly limit of the Village of Fonthill Park as shown on that Plan Number 717;

Thence northwesterly along that westerly limit to the southerly limit of Block K as shown on that Plan;

Thence westerly along the southerly limit of Blocks K and R as shown on that Plan to the easterly limit of the southerly part of that Block R;

Thence northerly along the northerly prolongation of that easterly limit 100.9 metres to a point;

Thence westerly and parallel with the northerly limit of that Block R to the easterly limit of Haist Road;

Thence northerly along that easterly limit to a point distant 274.32 metres measured southerly therealong from the northerly limit of Lot 2 in that Concession VII;

Thence northwesterly in a straight line to the northwesterly angle of Lot 3 in that Concession;

Thence westerly along the northerly limit of that Concession to the westerly limit of Lot 8 in that Concession;

Thence northerly to and along the westerly limit of Lot 8 in concessions VII and VI of that former Township to the northwesterly angle of Lot 8 in that Concession VI;

Thence westerly along the northerly limit of lots 9, 10 and 11 in that Concession to the northwesterly angle of that Lot 11;

Thence northerly to and along the westerly limit of Lot 11 in Concession V of the former Township of Pelham to the northwesterly angle of that Lot;

Thence easterly along the northerly limit of lots 11, 10 and 9 in that Concession to the northeasterly angle of that Lot 9;

Thence northerly to and along the westerly limit of Lot 8 in Concession IV of the former Township of Pelham to the northwesterly angle of that Lot;

Thence easterly along the northerly limit of that Lot to the northeasterly angle of that Lot:

O. Reg. 369/85

Thence northerly to and along the easterly limit of Lot 8 in concessions III and II of the former Township of Pelham to the northeasterly angle of Lot 8 in that Concession II;

Thence westerly along the northerly limit of lots 8 and 9 in that Concession to the westerly limit of Centre Street North;

Thence northerly along the westerly limit of Centre Street North to the northerly boundary of the Town of Pelham;

Thence easterly along that northerly boundary to the place of beginning.

> DENNIS TIMBRELL Provincial Secretary for Resources Development

Dated at Toronto, this 25th day of June, 1985.

(7059)

#### PLANNING ACT, 1983

O. Reg. 370/85.

Restricted Areas-District of Timiskaming, Town of Charlton, the Township of Chamberlain and the geographic townships of Boston, Dack, Evanturel, Lebel, Marquis, Marter, McElroy, Otto and Pacaud. Made-June 17th, 1985. Filed-July 5th, 1985.

REGULATION TO REVOKE **REGULATION 671 OF** REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 671 of Revised Regulations of Ontario, 1970 and Ontario Regulations 796/73, 88/74, 469/76, 846/77, 99/78, 404/79, 473/79, 601/79, 663/79, 783/79, 831/79, 891/79, 154/80, 355/80, 439/80, 506/80, 553/80, 555/80, 559/80, 639/80, 704/80, 733/80, 744/80, 869/80, 870/80, 958/80, 143/81, 243/81, 355/81, 458/81, 490/81, 527/81, 539/81, 172/82, 208/82, 403/82, 643/82, 645/82, 749/82, 83/83, 486/83, 487/83, 329/84, 438/84, 454/84, 455/84, 565/84 and 124/85 are revoked.

> DENNIS TIMBRELL Minister of Municipal Affairs and Housing

Dated at Toronto, this 17th day of June, 1985.

(7060)

29



# **Publications Under The Regulations Act**

July 27th, 1985

#### PLANNING ACT, 1983

O. Reg. 371/85.
Zoning Areas—Part of the Districts of Nipissing and Sudbury.
Made—July 2nd, 1985.
Filed—July 9th, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 40/85 MADE UNDER THE PLANNING ACT, 1983

- 1. The Schedule to Ontario Regulation 40/85 is amended by adding thereto the following sections:
- 14.—(1) Notwithstanding any other provision of this Order, the more westerly of the two cottages existing on the land described in subsection (2) on the 7th day of November, 1984 may continue to be used as a cottage provided that the dimensions of the cottage are not increased.
- (2) Subsection (1) applies to that parcel of land situate in the geographic Township of Crerar in the Territorial District of Nipissing, being that part of Lot 6 in Concession VI more particularly described as Parcel 14649 in the Land Registry Office for the Registry Division of Nipissing (No. 36).
- 15.—(1) Notwithstanding any other provision of this Order, the cottage existing on the land described in subsection (2) on the 1st day of August, 1984 may continue to be used as a cottage provided that the dimensions of the cottage are not increased.
- (2) Subsection (1) applies to that parcel of land situate in the geographic Township of Crerar in the Territorial District of Nipissing, being that part of Lot 6 in Concession VI more particularly described as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Nipissing (No. 36) as Number 36R-6811.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 2nd day of July, 1985.

#### PLANNING ACT, 1983

O. Reg. 372/85.

Restricted Areas—County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering). Made—July 10th, 1985.

Filed-July 10th, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT, 1983

- 1. Ontario Regulation 102/72 is amended by adding thereto the following section:
- **42.**—(1) Notwithstanding any other provision of this Order, the land described in subsection (2) may be used for a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard 12 metres

Minimum side vards 3 metres

Minimum rear yard 12 metres

Minimum floor area 139 square metres

Maximum height for

dwelling 12 metres

Maximum lot coverge 10 per cent

Maximum dwellings per

(2) Subsection (1) applies to that parcel of land situate in the Town of Pickering in the County of Durham, formerly in the Township of Pickering in the County of Ontario, being that part of Lot 7 in Concession VII described as follows:

Beginning at a point in the easterly limit of the said Lot 7 distant 947.51 feet measured northerly therealong from the southeasterly corner of the said Lot;

Thence south 70° 51′ 40″ west a distance of 812.93 feet to an iron bar planted in the line of a post and wire fence running northerly;

(7061)

O. Reg. 372/85

Thence north 17° 43′ 10″ west along the line of the said fence a distance of 366.75 feet to an iron bar planted;

Thence continuing north 18° 11′ 40″ west along the line of the said fence a distance of 174.02 feet to an iron bar planted;

Thence north 70° 51′ 30″ east a distance of 807.91 feet to an iron bar planted in the easterly limit of the said Lot;

Thence south 18° 24′ east along the easterly limit of the said Lot a distance of 540.75 feet to the place of beginning. O. Reg. 372/85, s. 1.

- Section 49 of the said Regulation, as made by section 1 of Ontario Regulation 895/77, is revoked.
- Schedule 38 to the said Regulation, as made by section 2 of Ontario Regulation 895/77, is revoked.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 10th day of July, 1985.

(7068) 30

#### PLANNING ACT, 1983

O. Reg. 373/85.
Restricted Areas—District of Thunder
Bay, Geographic townships of
Gorham and Ware.
Made—July 10th, 1985.

Filed—July 10th, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 109/75 MADE UNDER THE PLANNING ACT, 1983

- 1. Ontario Regulation 109/75 is amended by adding thereto the following section:
- 45.—(1) Despite any other provision of this Order, a single-family cottage and buildings and structures accessory thereto, including an accessory building with cooking facilities and sleeping accommodation for guests, may be erected and used on the land described in subsection (2).
- (2) Subsection (1) applies to that parcel of land situate in the geographic Township of Ware in the Territorial District of Thunder Bay, being part of lots 59 and 60, Registered Plan M-43A, in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) and described as Parcel 14696 in the register for Thunder Bay Freehold. O. Reg. 373/85, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 10th day of July, 1985.

(7086) 30

# **Publications Under The Regulations Act**

August 3rd, 1985

#### EXECUTIVE COUNCIL ACT

O. Reg. 374/85. Transfer of Administration of Acts to Minister of Housing. Made-July 3rd, 1985. Filed-July 15th, 1985.

#### ORDER IN COUNCIL

O.C. 1772/85

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Pursuant to subsections 2 (1) and 5 (1) of the Executive Council Act and effective on and after the 26th day of June, 1985, the administration of and all powers and duties under or in relation to the Acts of the Legislature of Ontario hereinafter set forth shall be and they are hereby assigned to the Minister of Hous-

- 1. Building Code Act;
- 2. Elderly Persons' Housing Aid Act;
- 3. Housing Development Act;
- 4. Ministry of Municipal Affairs and Housing Act, 1981 except in so far as the provisions thereof relate to Municipal Affairs, Community Planning and Community Renewal;
- 5. North Pickering Development Corporation Act. 1974:
- 6. Ontario Housing Corporation Act;
- 7. Ontario Land Corporation Act;
- 8. Clauses 44 (2) (a), (b) and (c) and sections 45 to 48, inclusive, of the Ontario Water Resources Act:
- 9. Residential Tenancies Act;
- 10. Residential Complexes Financing Costs Restraint Act, 1982;
- 11. Rural Housing Assistance Act. O. Reg. 374/85.

Recommended

DAVID PETERSON Premier and President of the Council

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered, July 3, 1985.

JOHN B. AIRD Lieutenant Governor

Certified to be a true copy.

JAY A. SAINT Assistant Clerk Executive Council

(7087)

31

#### EXECUTIVE COUNCIL ACT

O. Reg. 375/85.

Assignment of Powers and Duties -Minister of Municipal Affairs. Made-July 3rd, 1985. Filed-July 15th, 1985.

#### ORDER IN COUNCIL

O.C. 1773/85

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Pursuant to subsections 2 (1) and 5 (1) of the Executive Council Act and effective on and after the 26th day of June, 1985.

- 1. The powers and duties assigned to the Minister of Municipal Affairs and Housing or any predecessor of the Minister of Municipal Affairs and Housing in relation to municipal affairs or community planning by or under the Ministry of Municipal Affairs and Housing Act, 1981 or by or under any Act set forth in the Schedule are hereby assigned to the Minister of Municipal Affairs.
- 2. Any power or duty in respect of municipal affairs or community planning assigned to the Minister of Municipal Affairs and Housing or to any predecessor of the Minister of Municipal Affairs and Housing in any general or special Act not set forth in the Schedule is hereby assigned to the Minister of Municipal Affairs. O. Reg. 375/85.

Recommended

DAVID PETERSON Premier and President of the Council

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered, July 3, 1985.

JOHN B. AIRD Lieutenant Governor

Certified to be a true copy.

JAY A. SAINT Assistant Clerk Executive Council

#### **SCHEDULE**

#### ACTS ADMINISTERED BY THE MINISTER OF MUNICIPAL AFFAIRS

Barrie-Innisfil Annexation Act, 1981 Barrie-Vespra Annexation Act, 1984 Brantford-Brant Annexation Act, 1980 City of Cornwall Annexation Act, 1974 City of Gloucester Act, 1980 City of Hamilton Act, 1975

City of Hazeldean-March Act, 1978

City of Nepean Act, 1978

City of Ottawa Road Closing and Conveyance Validation Act, 1981

City of Port Colborne Act, 1974

City of Sudbury Hydro-Electric Service Act, 1980

City of Thorold Act, 1975

City of Thunder Bay Act, 1968-69

City of Timmins-Porcupine Act, 1972

County of Haliburton Act, 1982

County of Oxford Act

District Municipality of Muskoka Act

District of Parry Sound Local Government Act, 1979 International Bridges Municipal Payments Act, 1981

Line Fences Act

Local Improvement Act

Moosonee Development Area Board Act

Municipal Act

Municipal Affairs Act

Municipal Arbitrations Act

Municipal Boundary Negotiations Act, 1981

Municipal Conflict of Interest Act, 1983

Municipal Corporations Quieting Orders Act

Municipal Elections Act

Municipal Franchises Act

Municipal Interest and Discount Rates Act, 1982

Municipal Payments in Lieu of Taxes Statute Law Amendment Act, 1984

Municipal Subsidies Adjustment Repeal Act, 1976

Municipal Tax Assistance Act

Municipal Tax Sales Act, 1984

Municipal Unemployment Relief Act

Municipal Works Assistance Act

Municipality of Metropolitan Toronto Act

Municipality of Shuniah Act, 1936

Ontario Planning and Development Act

Ontario Unconditional Grants Act

Ottawa-Carleton Amalgamations and Elections Act, 1973

Parkway Belt Planning and Development Act

Planning Act, 1983

Planning Statute Law Amendment Act, 1983

Police Village of St. George Act, 1980

Public Parks Act

Public Utilities Act

Public Utilities Corporations Act

Regional Municipality of Durham Act

Regional Municipality of Haldimand-Norfolk Act

Regional Municipality of Halton Act

Regional Municipality of Hamilton-Wentworth Act

Regional Municipality of Niagara Act

Regional Municipality of Ottawa-Carleton Act

Regional Municipality of Ottawa-Carleton Land

Acquisition Act, 1980

Regional Municipality of Peel Act

Regional Municipality of Sudbury Act

Regional Municipality of Waterloo Act

Regional Municipality of York Act Road Access Act

Shoreline Property Assistance Act

Snow Roads and Fences Act

Statute Labour Act

Tax Sales Confirmation Act, 1974

Territorial Division Act

Tom Longboat Act, 1980

Toronto District Heating Corporation Act, 1980

Town of Wasaga Beach Act, 1973

Township of North Plantagenet Act, 1976

Wharfs and Harbours Act

O. Reg. 375/85, Sched.

(7088)

31

#### PLANNING ACT, 1983

O. Reg. 376/85.

Restricted Areas-District of Algoma, Geographic townships of Cobden, Striker, Scarfe and Mack.

Made—July 11th, 1985.

Filed-July 16th, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 409/82 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 409/82 is amended by renumbering section 38, as made by section 1 of Ontario Regulation 332/83, as section 37a and by adding thereto the following section:

37b.—(1) Despite clause 17 (b), no person shall erect on the lands described in subsection (2) any habitable building or structure or construct any sewage disposal facility closer than 50 metres from the high-water mark of the Lake of the Mountains.

(2) Subsection (1) applies to those parcels of land situate in the geographic Township of Striker in the Territorial District of Algoma, being that part of Lot 12 in Concession V described as parcels 1158, 1126 and 2950, Algoma East Section, in the Land Registry Office for the Land Titles Division of Algoma (No. 1). O. Reg. 376/85, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 11th day of July, 1985.

(7089)

31

#### PLANNING ACT, 1983

O. Reg. 377/85.
Restricted Areas—County of Simcoe, Township of Innisfil.
Made—July 16th, 1985.
Filed—July 18th, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 675/81 MADE UNDER THE PLANNING ACT. 1983

- 1. Ontario Regulation 675/81 is amended by adding thereto the following section:
- 25.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2).
- (2) Subsection (1) applies to that parcel of land situate in the Township of Innisfil in the County of Simcoe, being that part of Lot 3 in Concession X more particularly described as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-13357. O. Reg. 377/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 16th day of July, 1985.

(7109)

31

#### HIGHWAY TRAFFIC ACT

O. Reg. 378/85. Parking. Made—July 17th, 1985. Filed—July 19th, 1985.

### REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

 Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

#### Schedule 79

#### HIGHWAY NO. 588

1. That part of the King's Highway known as No. 588 in the Township of Paipoonge in the District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 11 and No. 17 and a point situate at its intersection with the roadway known as River Road. O. Reg. 378/85, s. 1.

EDWARD FULTON
Minister of Transportation and
Communications

Dated at Toronto, this 17th day of July, 1985.

(7110)

31

#### HIGHWAY TRAFFIC ACT

O. Reg. 379/85.
Stop Signs in Territory Without Municipal Organization.
Made—June 28th, 1985.
Filed—July 19th, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 574/81 MADE UNDER THE HIGHWAY TRAFFIC ACT

 Ontario Regulation 574/81 is amended by adding thereto the following Schedule:

#### Schedule 38

- 1. The roadway known as Bucke Street in the unorganized municipality of Savant Lake in the Territorial District of Thunder Bay at its intersection with the roadway known as Third Avenue.
- 2. Southbound on Third Avenue. O. Reg. 379/85, s. 1.

EDWARD FULTON
Minister of Transportation and
Communications

Dated at Toronto, this 28th day of June, 1985.

(7111)

31



# **Publications Under The Regulations Act**

August 10th, 1985

(7114)

#### GAME AND FISH ACT

O. Reg. 380/85. Fishing Huts. Made—July 19th, 1985. Filed—July 23rd, 1985.

REGULATION TO AMEND REGULATION 413 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Section 1 of Regulation 413 of Revised Regulations of Ontario, 1980 is amended by inserting after "hut" in the second line "other than a tent that is made of cloth or synthetic fabric and having a basal area not exceeding two square metres when erected".

VINCENT KERRIO
Minister of Natural Resources

Dated at Toronto, this 19th day of July, 1985.

(7113) 32

#### GAME AND FISH ACT

O. Reg. 381/85. Open Seasons—Fur Bearing Animals. Made—July 19th, 1985. Filed—July 23rd, 1985.

REGULATION TO AMEND REGULATION 427 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Clause 4 (a) of Regulation 427 of Revised Regulations of Ontario, 1980 is amended by striking out "15th" in the first line and inserting in lieu thereof "5th".

 Clause 8 (a) of the said Regulation is amended by striking out "15th" in the first line and inserting in lieu thereof "5th".

VINCENT KERRIO
Minister of Natural Resources

Dated at Toronto, this 19th day of July, 1985.

#### HIGHWAY TRAFFIC ACT

O. Reg. 382/85. Speed Limits. Made—July 18th, 1985. Filed—July 24th, 1985.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Part 3 of Schedule 8 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked.
- (2) Parts 4, 5 and 6 of the said Schedule 8 are revoked and the following substituted therefor:

#### PART 4

Peterborough—

Twp. of Cavan  That part of the King's Highway known as No. 7A in the Township of Cavan in the County of Peterborough lying between a point situate 325 metres measured westerly from its intersection with the westerly limit of the roadway known as Peterborough County Road No. 10 and a point situate 300 metres measured easterly from the said intersection. O. Reg. 382/85, s. 1 (2), part.

#### PART 5

Victoria— Twp. of Manyers  That part of the King's Highway known as No. 7A in the Township of Manvers in the County of Victoria lying between a point situate 850 metres measured westerly from its intersection with the westerly limit of the roadway known as Victoria County Road No. 38 and a point situate 700 metres measured easterly of the said intersection.

Regional Municipality of Durham—

Twp. of Scugog

- 2. That part of the King's Highway known as No. 7A in the Township of Scugog in The Regional Municipality of Durham lying between a point situate 620 metres measured westerly from its intersection with the easterly limit of the roadway known as Nestleton Road and a point situate 450 metres measured easterly from the said intersection in the community of Nestleton Station.
- 3. That part of the King's Highway known Regional as No. 7A in the Township of Scugog in Munici-The Regional Municipality of Durham pality of beginning at a point situate at its inter-Durhamsection with the easterly limit of the Twp. of King's Highway known as No. 7 and Scugog No. 12 and extending easterly therealong for a distance of 500 metres. O. Reg. 382/85, s. 1 (2), part.

#### PART 6

Regional Municipality of Durham-

Twp. of Scugog

- That part of the King's Highway known as No. 7A in the Township of Scugog in The Regional Municipality of Durham lying between a point situate 135 metres measured westerly from its intersection with the roadway known as Queen Street and a point situate 375 metres measured easterly from the easterly limit of its intersection with the roadway known as Water Street in the community of Port Perry. O. Reg. 382/85, s. 1 (2), part.
- 2. Paragraph 3 of Part 4 of Schedule 50 to the said Regulation is revoked and the following substituted therefor:

Kent-Twp. of

Chatham

- 3. That part of the King's Highway known as No. 40 in the Township of Chatham in the County of Kent lying between a point situate at its intersection with the line between lots 8 and 9 in Concessions 1 and 2 and a point situate at its intersection with the westerly limit of the roadway known as Kent Road 33.
- 3.—(1) Paragraph 2 of Part 3 of Schedule 124 to the said Regulation, as remade by subsection 5 (1) of Ontario Regulation 762/83, is revoked and the following substituted therefor:
  - 2. That part of the King's Highway known as No. 136 in the Town of Caledon in The Regional Municipality of Peel lying

Town of Caledon

Dufferin—

Town of Orangeville between a point situate 245 metres measured northerly from its intersection with the roadway known as Queen Street and a point situate 1570 metres measured southerly from its intersection with the roadway known as John Street in the Town of Orangeville in the County of Dufferin.

(2) Paragraph 2 of Part 6 of the said Schedule 124, as made by subsection 5 (3) of Ontario Regulation 762/83, is revoked and the following substituted therefor:

Regional Municipality of Peel-

Town of Caledon

Dufferin-

Town of Orangeville 2. That part of the King's Highway known as No. 136 in the Town of Caledon in The Regional Municipality of Peel beginning at a point situate 1570 metres measured southerly from its intersection with the roadway known as John Street in the Town of Orangeville in the County of Dufferin and extending northerly therealong for a distance of 870 metres.

4. Schedule 214 to the said Regulation, as amended by section 5 of Ontario Regulation 524/84, is revoked and the following substituted therefor:

#### Schedule 214

### NORTH SERVICE ROAD OF THE QUEEN ELIZABETH WAY

Part 1

(Reserved)

PART 2

(Reserved)

#### PART 3

Regional Municipality of Hamilton-Wentworth—

City of Hamilton

City of Stoney Creek

1. That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in the City of Hamilton The Regional Municipality of Hamilton-Wentworth lying between a point situate 300 metres measured westerly from its intersection with the westerly limit of the overpass structure of the King's Highway known as No. 20 and a point situate 400 metres measured westerly from the westerly limit of its intersection with the roadway known as Fruitland Road in the City of Stoney Creek.

Regional Municipality of Peel-

2. That part of the King's Highway known Regional Municipality of Hamilton-Wentworth-

City of Stoney Creek

Regional Municipality of Niagara—

Town of Grimsby

Regional

Munici-

pality of

Town of

Grimsby

3. That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in the Town of Grimsby in The Regional Municipality of Niag-Niagaraara lying between a point situate at its intersection with the easterly limit of the roadway known as Niagara Regional Road No. 10 and a point situate 100 metres measured westerly from its intersection with the westerly limit of the roadway known as Kerman Avenue.

as the North Service Road of the Queen

Elizabeth Way lying between a point

situate at its intersection with the east-

erly limit of the roadway known as Fruitland Road in the City of Stoney

Creek in The Regional Municipality of

Hamilton-Wentworth and a point

situate 775 metres measured westerly

from its intersection with the westerly

limit of the roadway known as Niagara

Regional Road No. 10 in the Town of

Grimsby in The Regional Municipality

of Niagara.

Regional Municipality of Niagara-

Town of Lincoln

Elizabeth Way in the Town of Lincoln in The Regional Municipality of Niagara lying between a point situate at its intersection with the easterly limit of the roadway known as Durham Road and a point situate at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 24.

4. That part of the King's Highway known

as the North Service Road of the Queen

Regional Municipality of Niagara-

Town of Lincoln

City of

5. That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in The Regional Municipality of Niagara lying between a point situate at its intersection with the easterly limit of the roadway known as Niagara Regional Road No. 26 in the Town of Lincoln and a point situate at St. Catharines its intersection with the westerly limit of the roadway known as Third Street South in the City of St. Catharines. O. Reg. 382/85, s. 4, part.

PART 4

(Reserved)

#### PART 5

Regional Municipality of Niagara-

Town of Lincoln

1. That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in the Town of Lincoln in The Regional Municipality of Niagara beginning at a point situate at its intersection with the easterly limit of the roadway known as Niagara Regional Road No. 24 and extending easterly therealong for a distance of 875 metres. O. Reg. 382/85, s. 4, part.

#### PART 6

Regional Municipality of Niagara—

Town of Grimsby

 That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in the Town of Grimsby in The Regional Municipality of Nugara lying between a point situate 100 metres measured westerly from its intersection with the westerly limit of the roadway known as Kerman Avenue and a point situate 200 metres measured westerly from its intersection with the southerly limit of the roadway known as Olive Street. O. Reg. 382/85, s 4, part.

> EDWARD FULTON Minister of Transportation and Communications

> > 32

Dated at Toronto, this 18th day of July, 1985.

(7115)

#### PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 383/85.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the cities of Brampton and Mississauga).

Made—July 19th, 1985. Filed-July 24th, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

- 1. Subparagraph i of paragraph 2 of subsection 2 (2) of Ontario Regulation 479/73, as made by section 2 of Ontario Regulation 119/83, is revoked and the following substituted therefor:
  - i. Lot E, lots 1 to 23, inclusive, and lots 31 to 35, inclusive, in Concession II, north of Dundas Street, excepting that part of Lot 11 in the said Concession II, north of Dundas Street, formerly in the Township of Toronto, in the County of Peel, now in the City of Mississauga in The Regional Municipality of Peel, described as follows:

Beginning at a point on the southerly limit of Eglinton Avenue distant 24.216 metres measured south 44° 03′ 20″ east from a point on the northerly limit of the said Lot distant 137,928 metres measured easterly therealong from the northwesterly angle of the said Lot;

O. Reg. 383/85

Thence south 44° 03' 20" east 554.526 metres to a point;

Thence south 53° 51' 10" east 57.122 metres to a point;

Thence north 37° 50′ 35" east 92.299 metres to a point;

Thence north 4° 15' west 14.539 metres to a point;

Thence north 13° 23' 10" west 110.599 metres to a point;

Thence north 20° 10' 30" west 55.031 metres to a point;

Thence north 21° 48' west 44.366 metres to a point;

Thence north 41° 58' west 61.079 metres to a point;

Thence north 50° 21' west 71.652 metres to a point;

Thence north 43° 35' west 61.012 metres to a point;

Thence north 35° 46' 20" west 60.485 metres to a point;

Thence north 33° 05' 50" west 41.343 metres to a point;

Thence north 45° 24' 50" west 80.765 metres to a point;

Thence south 72° 01' 50" west 59.631 metres to a point;

Thence south 49° 53' 40" west 29.565 metres to a point;

Thence south 45° 48' 20" west 92.964 metres to a point;

Thence south 44° 48' 20" west 39.624 metres to the place of beginning,

> G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 19th day of July, 1985.

(7116)

#### PLANNING ACT, 1983

O. Reg. 384/85. Restricted Areas-County of Simcoe, Township of Nottawasaga. Made-July 24th, 1985. Filed-July 24th, 1985.

### REGULATION TO AMEND **REGULATION 675 OF** REVISED REGULATIONS OF **ONTARIO**, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

216.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) provided the following requirements are met:

Minimum front yard

7.6 metres

Minimum side yards

3 metres on one side and

1.2 metres on the other side

Maximum height of single-family dwelling

9.1 metres

Minimum ground floor area of single-family dwelling

one storey—93 square metres one and one-half storeys or more-69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Block C according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 92 and shown as Part 2 on a Plan deposited in the said Land Registry Office as Number 51R-9834. O. Reg. 384/85, s. 1.

> L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

> > 32

Dated at Toronto, this 24th day of July, 1985.

(7117)

#### PLANNING ACT, 1983

O. Reg. 385/85.

Restricted Areas—County of Simcoe, Township of Nottawasaga. Made—July 24th, 1985. Filed—July 24th, 1985.

### REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

217.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) provided the following requirements are met:

Minimum front yard

7.6 metres

Minimum side yards

3 metres on one side

1.2 metres on the other

side

Maximum height of

single-family dwelling 9.1 metres

Minimum ground floor area of single-family dwelling

one storey-93 square

metres

one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, composed of part of Lot 36 in Concession VIII of the said Township described as follows:

Premising that Mill Street has a bearing of N78° 35′ 10″E, and relating all bearings herein, thereto.

Beginning at a point in the northerly limit of Mill Street, as laid out by Registered Plan No. 52, which may be reached as follows:

Commencing at an iron survey bar set in the northerly limit of Mill Street, as laid out by said Registered Plan No. 52, distant 1,935.67 feet easterly therealong, on a course of N78° 35′ 10″E, from its intersection with the easterly limit of Townley Street;

Thence N8° 55′ 50″W, along the line of a post and wire fence existing in March 1967, a distance of 150 feet to an iron survey bar:

Thence S78° 35′ 10″W, parallel to the said northerly limit of Mill Street, a distance of 80 feet:

Thence S8° 55′ 50″E a distance of 150.00 feet to a point in the said northerly limit of Mill Street being the said point of beginning;

Thence N8° 55' 50"W a distance of 150.00 feet;

Thence S78° 35′ 10′W, parallel to the said northerly limit of Mill Street, a distance of 80.00 feet;

Thence S8° 55′ 50″E a distance of 150.00 feet to a point in the said northerly limit of Mill Street;

Thence N78° 35′ 10″E, along the said northerly limit of Mill Street, a distance of 80.00 feet more or less to the said point of beginning. O. Reg. 385/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

32

Dated at Toronto, this 24th day of July, 1985.

(7118)

# ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 386/85. Exemption—Ministry of the Environment—MOE-29. Made—July 16th, 1985. Approved—July 17th, 1985.

Filed-July 24th, 1985.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MINISTRY OF THE ENVIRONMENT—MOE-29

Having received a request from the Regional Director, Southwestern Region, Ministry of the Environment, that an undertaking, namely:

A. The activity of excavating PCB, dioxin and furan contaminated materials from the Walker Drain and portions of the Pottersburg Creek and associated floodplains located within the City of London (the source area).

- B. The transport and delivery of the excavated material mentioned in paragraph A to an interim storage vault(s) located on property to be acquired from Westinghouse Canada Inc. and presently used as part of its operations at 1921 Huron Street, London, Ontario.
- C. The construction of a storage vault(s) for the storage of excavated material mentioned in paragraph A and any other existing or future excavated material from the source area.
- D. The restoration of the area affected by the removal of the PCB, dioxin and furan contaminated material.
- E. The covering with soil of PCB, dioxin and furan contaminated soil in portions of the floodplain associated with Pottersburg Creek.

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Regional Director, Southwestern Region, Ministry of the Environment, that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- (a) The current situation has resulted in PCB contamination of fish and thus PCBs may enter the food chain.
- (b) The PCBs, dioxins and furans can wash downstream into the Thames River resulting in further potential for contamination of the food chain.
- (c) The temporary fencing and signing posted under direction of the Medical Officer of Health because of the public concerns over potential exposure to PCBs, dioxins and furans are not totally effective in preventing children gaining access to the area.
- (d) A large portion of the City parkland in the area cannot be used by members of the public because of the fencing and public concerns over the contaminants.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

(I) The migration of PCBs, dioxins and furans downstream into the Thames River will be reduced or eliminated. This will result in minimizing or preventing contamination of fish and other organisms.

- (II) The public has been informed of the findings and solutions through a series of public meetings, an open house and meetings of the Pottersburg Public Liaison Committee. Members of the Pottersburg Public Liaison Committee, who were contacted by telephone to inform them of the exemption request, expressed agreement with the seeking of this exemption. The City of London, Ministry of Natural Resources and the Upper Thames Conservation Authority were contacted and indicated agreement with the approach outlined by the Ministry. A Technical Review Committee formed, in part, to review Ministry of Environment's cleanup plans has agreed with the proposed method of cleanup.
- (III) The public and the municipality are anxious that a safe cleanup be carried out as soon as possible to avoid further potential public exposure and the migration of the materials downstream. If the cleanup is to commence this year, a contract must be awarded on or before August 1st so that the vault construction and work at the Walker Drain and Pottersburg Creek can be completed before adverse fall weather conditions begin.
- (IV) The Regional Director, Southwestern Region, under Ontario Regulation 11/82, will insure that instructions are issued which will result in these materials being handled in a safe manner with ultimate disposal being subject to the provisions of Part V of the Environmental Protection Act.

This exemption is subject to the following terms and conditions:

- Potentially affected agencies, organizations and committees including the local municipality will be notified of these activities prior to their commencement. The concerns and requirements of these parties will be taken under advisement in the program.
- The excavations at the source area and the storage site(s) will be monitored to prevent injury to persons and contamination of the adjacent land or water.
- 3. A written report, or reports will be issued by the Regional Director, Southwestern Region, Ministry of the Environment, describing the activities and the monitoring program. These will be available for inspection by the public. O. Reg. 386/85.

Dated this 16th day of July, 1985.

JIM BRADLEY
Minister of the Environment

(7119)

#### PLANNING ACT, 1983

O. Reg. 387/85.
Restricted Areas—County of Simcoe,
Township of Vespra.
Made—July 23rd, 1985.
Filed—July 25th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 62/73 MADE UNDER THE PLANNING ACT, 1983

- 1. Section 2 of Ontario Regulation 62/73 is revoked and the following substituted therefor:
- 2. This Order applies in the County of Simcoe,
  - (a) to those parcels of land situate in the City of Barrie, formerly in the Township of Vespra, being more particularly described in the Schedule to the Barrie-Vespra Annexation Act, 1984; and
  - (b) to that parcel of land situate in the Township of Vespra, being the west half of lots 15 and 16, Concession III. O. Reg. 387/85, s. 1.
  - Section 13 of the said Regulation, as made by section 1 of Ontario Regulation 593/73, is revoked.
  - Section 14 of the said Regulation, as made by section 1 of Ontario Regulation 17/74, is revoked.
  - Section 15 of the said Regulation, as made by section 1 of Ontario Regulation 115/74, is revoked.
  - Section 16 of the said Regulation, as made by section 1 of Ontario Regulation 406/74, is revoked.
  - 6. Sections 17 and 18 of the said Regulation, as made by section 1 of Ontario Regulation 595/74, are revoked.
- 7. Sections 19, 20 and 21 of the said Regulation, as made by section 1 of

- Ontario Regulation 623/74, are revoked.
- 8. Sections 22 and 23 of the said Regulation, as made by section 1 of Ontario Regulation 932/74, are revoked.
- 9. Sections 24 and 25 of the said Regulation, as made by section 1 of Ontario Regulation 343/76, are revoked.
- Sections 27 and 28 of the said Regulation, as made by section 1 of Ontario Regulation 598/76, are revoked.
- 11. Section 30 of the said Regulation, as made by section 1 of Ontario Regulation 919/76, is revoked.
- Section 31 of the said Regulation, as made by section 1 of Ontario Regulation 86/77, is revoked.
- Section 32 of the said Regulation, as made by section 1 of Ontario Regulation 155/77, is revoked.
- 14. Sections 33 and 34 of the said Regulation, as made by section 1 of Ontario Regulation 309/77, are revoked.
- Section 35 of the said Regulation, as remade by section 1 of Ontario Regulation 307/81, is revoked.
- Section 36 of the said Regulation, as made by section 1 of Ontario Regulation 473/77, is revoked.
- 17. Section 37 of the said Regulation, as made by section 1 of Ontario Regulation 761/77, is revoked.
- 18. Sections 38 and 39 of the said Regulation, as made by section 1 of Ontario Regulation 202/81, are revoked.
- 19. Section 45 of the said Regulation, as made by section 1 of Ontario Regulation 765/82, is revoked.
- Section 47 of the said Regulation, as made by section 1 of Ontario Regulation 5/83, is revoked.
- 21. Section 50 of the said Regulation, as made by section 1 of Ontario Regulation 528/84, is revoked.

- 22. Section 52 of the said Regulation, as made by section 1 of Ontario Regulation 771/84, is revoked.
- 23. Section 53 of the said Regulation, as made by section 1 of Ontario Regulation 125/85, is revoked.
- 24. Schedule 1 to the said Regulation, as made by section 2 of Ontario Regulation 593/73, is revoked.
- 25. Schedule 2 to the said Regulation, as made by section 2 of Ontario Regulation 17/74, is revoked.
- Schedule 3 to the said Regulation, as made by section 2 of Ontario Regulation 115/74, is revoked.
- Schedule 4 to the said Regulation, as made by section 2 of Ontario Regulation 406/74, is revoked.
- 28. Schedules 5 and 6 to the said Regulation, as made by section 2 of Ontario Regulation 595/74, are revoked.
- 29. Schedules 7, 8 and 9 to the said Regulation, as made by section 2 of Ontario Regulation 623/74, are revoked.
- Schedule 10 to the said Regulation, as made by section 2 of Ontario Regulation 932/74, is revoked.
- 31. Schedule 11 to the said Regulation, as remade by section 1 of Ontario Regulation 174/75, is revoked.
- 32. Schedules 12 and 13 to the said Regulation, as made by section 2 of Ontario Regulation 343/76, are revoked.

- 33. Schedule 18 to the said Regulation, as made by section 2 of Ontario Regulation 919/76, is revoked.
- 34. Schedule 19 to the said Regulation, as made by section 2 of Ontario Regulation 86/77, is revoked.
- Schedule 20 to the said Regulation, as made by section 2 of Ontario Regulation 155/77, is revoked.
- 36. Schedules 21 and 22 to the said Regulation, as made by section 2 of Ontario Regulation 309/77, are revoked.
- Schedule 23 to the said Regulation, as made by section 2 of Ontario Regulation 374/77, is revoked.
- 38. Schedule 24 to the said Regulation, as made by section 2 of Ontario Regulation 473/77, is revoked.
- 39. Schedule 25 to the said Regulation, as made by section 2 of Ontario Regulation 761/77, is revoked.
- 40. Schedules 26 and 27 to the said Regulation, as made by section 2 of Ontario Regulation 202/81, are revoked.
- 41. Schedule 33 to the said Regulation, as made by section 2 of Ontario Regulation 765/82, is revoked.
- 42. Schedule 35 to the said Regulation, as made by section 2 of Ontario Regulation 5/83, is revoked.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

Dated at Toronto, this 23rd day of July, 1985.

(7143) 32

3577

# **Publications Under The Regulations Act**

August 17th, 1985

#### EXECUTIVE COUNCIL ACT

O. Reg. 388/85.

Assignment of Powers and Duties-Minister of Industry, Trade and Technology.

Made—July 12th, 1985. Filed—July 29th, 1985.

#### ORDER IN COUNCIL

O.C. 1805/85

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

WHEREAS the Lieutenant Governor has appointed the Minister of Industry, Trade and Technology one of the Ministers of the Crown;

AND WHEREAS the duties of the Minister of Industry, Trade and Technology and the duties of the officers and clerks under the jurisdiction of the Minister of Industry, Trade and Technology may be prescribed.

Now Therefore, pursuant to the provisions of subsections 2 (1) and 5 (1) of the Executive Council Act, R.S.O. 1980, as amended, such Order to be effective as of 26th June, 1985,

> 1. In addition to the duties outlined in section 2 of this Order, the Minister of Industry, Trade and Technology shall,

> > "Enhance the competitiveness of Ontario's industry through the modernization and broadening of Ontario's industrial base, by encouraging the adoption of new technology and speeding up its rate of application, and by increasing the rate of process and product innovation."

2. The duties and powers of the Minister of Industry and Trade, as provided in the Ministry of Industry and Trade Act, 1982, are assigned and transferred to the Minister of Industry, Trade and Technology and the officers and clerks of the Ministry of Industry and Trade shall be under the jurisdiction of the Minister of Industry, Trade and Technology.

3. The Minister of Industry, Trade and Technology is designated to administer the Development Corporations Act, IDEA Corporation Act, 1981, Massey-Ferguson Limited Act, 1981, Research Foundation Act and Technology Centres Act, 1982. O. Reg. 388/85.

Recommended

DAVID PETERSON Premier and President of the Council

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered July 12, 1985.

JOHN B. AIRD Lieutenant Governor

Certified to be a true copy.

JAY A. SAINT Assistant Clerk Executive Council

(7143)

33

#### LOCAL ROADS BOARDS ACT

O. Reg. 389/85. Establishment of Local Roads Areas-Northwestern Region. Made—July 17th, 1985. Filed—July 29th, 1985.

REGULATION TO AMEND **REGULATION 599 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 4 to Regulation 599 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 4

#### STRIKER LOCAL ROADS AREA

All those portions of the Township of Striker in the Territorial District of Algoma shown outlined on

Ministry of Transportation and Communications Plan N-357-4, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 18th day of June, 1985. O. Reg. 389/85, s. 1.

> EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 17th day of July, 1985.

(7144)33

#### PLANNING ACT, 1983

O. Reg. 390/85.

Filed-July 29th, 1985.

Restricted Areas—County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering). Made-July 29th, 1985.

#### REGULATION TO AMEND **ONTARIO REGULATION 102/72** MADE UNDER THE PLANNING ACT, 1983

- 1. Ontario Regulation 102/72 is amended by adding thereto the following section:
- 43.—(1) Notwithstanding any other provision of this Order, the land described in subsection (2) may be used for a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

9 metres Minimum front yard

Minimum side yards 2.5 metres

9 metres Minimum rear yard

Minimum floor area 95 square metres

Maximum lot coverage 20 per cent

Maximum dwellings per 1

lot

(2) Subsection (1) applies to that parcel of land in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 10 in Concession V designated as parts 2, 3, 4 and 5 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-8715. O. Reg. 390/85, s. 1.

L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 29th day of July, 1985.

(7145)33

#### LANDLORD AND TENANT ACT

O. Reg. 391/85. Forms. Made—July 25th, 1985. Filed—July 29th, 1985.

REGULATION TO AMEND **REGULATION 548 OF** REVISED REGULATIONS OF ONTARIO, 1980 AND **ONTARIO REGULATION 317/85** MADE UNDER THE LANDLORD AND TENANT ACT

- 1. Note 3 to Form 7 of Regulation 548 of Revised Regulations of Ontario, 1980, as remade by section 4 of Ontario Regulation 317/85, is amended by striking out "Sundays, holidays" in the second line.
- 2. Section 6 of Ontario Regulation 317/85 is revoked and the following substituted therefor:
- 6. This Regulation comes into force on the 1st day of September, 1985.

(7146)

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#### PLANNING ACT, 1983

O. Reg. 392/85. Restricted Areas-County of Simcoe, Township of Nottawasaga. Made—July 29th, 1985. Filed—July 30th, 1985.

REGULATION TO AMEND **REGULATION 675 OF** REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

218.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) provided the following requirements are met:

Minimum front yard

O. Reg. 392/85

7.6 metres

Minimum side yards

- 3 metres on one side and
- 1.2 metres on the other side

Maximum height of single-family dwelling

9.1 metres

Minimum ground floor area of single-family dwelling

one storey-93 square metres one and one-half storeys or more-69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, composed of that part of Lot 37 in Concession IX described as follows:

Premising that the southerly limit of the said Lot 37 has a bearing of N78° 12'E and relating all bearings herein thereto;

Commencing at an iron survey bar set in the southerly limit of the said Lot 37 and at a distance of 560.74 feet measured easterly therealong from the southwest angle thereof:

Thence continuing N78° 12'E along the said southerly limit a distance of 300.09 feet to an iron survey bar;

Thence N11° 24'W a distance of 270 feet to an iron survey bar;

Thence N78° 12'W parallel with the said southerly limit a distance of 300.09 feet to an iron survey bar;

Thence S11° 24'E a distance of 270 feet to the point of commencement. O. Reg. 392/85, s. 1.

> L. I. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 29th day of July, 1985.

(7147)

#### PLANNING ACT, 1983

O. Reg. 393/85.

Restricted Areas-County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering).

Made-July 29th, 1985. Filed—July 30th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 102/72 is amended by adding thereto the following sections:

44.—(1) Notwithstanding any other provision of this Order, the single-family dwelling and buildings accessory thereto existing on the land described in subsection (2) on the date this Order comes into force are permitted and may be extended or enlarged provided that such single-family dwelling and buildings accessory thereto as extended or enlarged comply with the following requirements:

Minimum front vard 12 metres

Minimum rear yard 12 metres

Minimum side yards 3 metres

Maximum percentage of lot to be covered by single-family dwelling and buildings accessory thereto

10 per cent

- (2) Subsection (1) applies to that parcel of land situate in the Town of Pickering in the County of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of that part of Lot 19, Concession VIII, shown as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-8814. O. Reg. 393/85, s. 1, part.
- 45.—(1) Notwithstanding any other provision of this Order, the land described in subsection (2) may be used for agricultural uses but such use does not include any single-family dwelling.
- (2) Subsection (1) applies to that parcel of land situate in the Town of Pickering in the County of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of that part of Lot 19, Concession VIII, shown as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-8814. O. Reg. 393/85, s. 1, part.

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L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 29th day of July, 1985.

(7148)

#### EXECUTIVE COUNCIL ACT

O. Reg. 394/85.

Transfer of Administration of Acts-Mining Tax Act, Ontario Mineral Exploration Program Act and Mining Act transferred to Minister of Northern Affairs and Mines.

Made—July 25th, 1985. Filed—July 30th, 1985.

O.C. 1867/85

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

WHEREAS the Minister of Natural Resources has responsibility for the administration of the Mining Tax Act, R.S.O. 1980, chapter 269, the Ontario Mineral Exploration Program Act, R.S.O. 1980, chapter 346 and the Mining Act, R.S.O. 1980, chapter 268;

AND WHEREAS it is desirable to assign and transfer administration of the said Mining Tax Act, the Ontario Mineral Exploration Program Act and the Mining Act to the Minister of Northern Affairs and Mines;

THEREFORE, pursuant to the provisions of section 5 of the Executive Council Act, R.S.O. 1980, chapter 147, administration of the Mining Tax Act, the Ontario Mineral Exploration Program Act and the Mining Act and the powers and duties of the Minister of Natural Resources thereunder be assigned and transferred to the Minister of Northern Affairs and Mines and, for the purpose of the said *Mining Act*, the officers of the Ministry of Natural Resources holding the offices described in Schedule A attached hereto are deemed to be officers of the Ministry of Northern Affairs and Mines and pursuant to section 21 of the Public Service Act, the duties and functions of the Deputy Minister under the Mining Act be assigned and transferred to the Deputy Minister of Northern Affairs and Mines. O. Reg. 394/85.

Recommended

VINCENT G. KERRIO Minister of Natural Resources

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered July 25, 1985.

JOHN B. AIRD Lieutenant Governor

Certified to be a true copy.

D. Y. LEWIS Deputy Clerk Executive Council

#### Schedule A

Executive Co-ordinator, Lands and Waters Group

Director, Land Management Branch

Supervisor, Mining Lands Section of the Land Management Branch

District Managers of the Administrative Districts of the Ministry of Natural Resources

O. Reg. 394/85, Sched. A.

(7149)

#### PLANNING ACT, 1983

O. Reg. 395/85. Restricted Areas—District of Algoma, Geographic Township of West. Made—July 29th, 1985. Filed—July 31st, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 182/81 MADE UNDER THE PLANNING ACT, 1983

- 1. Section 2 of Ontario Regulation 182/81 is revoked and the following substituted therefor:
- 2. This Order applies to those parcels of land situate in the geographic Township of West in the Territorial District of Algoma and being more particularly described as follows:
  - 1. Location JC 577 being Part 1 on a Plan filed in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number 1R-2299.
  - 2. Location DE 157 being Part 1 on a Plan filed in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number 1R-6020. O. Reg. 395/85, s. 1.

- 2.—(1) Subsection 4 (1) of the said Regulation is revoked and the following substituted therefor:
- (1) Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except the location and use thereon of a mobile home park containing,
  - (a) not more than 20 mobile home sites in Part 1 on Plan Number 1R-2299; and
  - (b) not more than 30 mobile home sites in Part 1 on Plan Number 1R-6020. O. Reg. 395/85, s. 2 (1).
  - (2) Subsection 4 (4) of the said Regulation, as remade by section 1 of Ontario Regulation 308/81, is revoked and the following substituted therefor:
  - (4) Minimum area requirements for a mobile home:

1. Location JC 577

1,000 square metres

2. Location DE 157

511 square metres

O. Reg. 395/85, s. 2 (2).

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 29th day of July, 1985.

(7173)

#### EXECUTIVE COUNCIL ACT

O. Reg. 396/85.

Transfer of Administration of Acts—Ministry of Northern Affairs Act, Ontario Northland Transportation Commission Act, Local Services Boards Act and duties under subsection 2 (5) of Road Access Act transferred to Minister of Northern Affairs and Mines.

Made—July 25th, 1985. Filed—August 1st, 1985.

#### ORDER IN COUNCIL

O.C. 1840/85

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pur-

suant to subsection 5 (1) of the Executive Council Act and effective on the 26th day of June, 1985,

- Administration of the Ministry of Northern Affairs Act, the Ontario Northland Transportation Commission Act and the Local Services Boards Act is assigned and transferred to the Minister of Northern Affairs and Mines.
- The duties of the Minister of Northern Affairs under subsection 2 (5) of the Road Access Act are assigned and transferred to the Minister of Northern Affairs and Mines.
   O. Reg. 396/85.

Recommended

RENÈ FONTAINE Minister of Northern Affairs and Mines

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered July 25, 1985.

JOHN B. AIRD
Lieutenant Governor

Certified to be a true copy.

D. Y. LEWIS
Deputy Clerk
Executive Council

(7194)

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#### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 397/85.

City of Belleville—Township of Thurlow—County of Hastings Boundary.

Made—July 25th, 1985. Filed—August 1st, 1985.

#### ORDER IN COUNCIL

R.O.C. 247/85

WHEREAS The Corporation of the City of Belleville, The Corporation of the Township of Thurlow and The Corporation of the County of Hastings have entered into an agreement dated the 4th day of March, 1985 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the

intention to make an order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the order were filed with the Clerk of the Executive Council within the filing period;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- On the first day of January, 1986, the portion of the Township of Thurlow described in the Schedule is annexed to the City of Belleville.
- All real property of The Corporation of the Township of Thurlow and The Corporation of the County of Hastings situate in the annexed area vests in The Corporation of the City of Belleville on the 1st day of January, 1986.
- On the 1st day of January, 1986, the by-laws of the City of Belleville extend to the annexed area and the by-laws of the Township of Thurlow and the County of Hastings cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Thurlow under section 34 or 41 of the Planning Act, 1983 or a predecessor of those sections, or
    - (ii) by the Township of Thurlow that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the City of Belleville; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Thurlow.
- 4. The clerk of the Township of Thurlow shall forthwith prepare and furnish to the clerk of the City of Belleville a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to the 31st day of December, 1985, and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to

The Corporation of the City of Belleville and may be collected by The Corporation of the City of Belleville in accordance with the provisions of the *Municipal Affairs Act*.

- (2) On or before the 1st day of April, 1986, The Corporation of the City of Belleville shall pay to The Corporation of the Township of Thurlow an amount equal to the amount of all real property taxes that The Corporation of the City of Belleville is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of January, 1986.
- 6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Township of Thurlow and may be collected by the Corporation of the Township of Thurlow.
- 7. For the purposes of the assessment roll to be prepared for the City of Belleville under subsection 13 (1) of the Assessment Act in 1985, the area described in the Schedule shall be deemed to be a part of the City of Belleville.
- 8.—(1) For the purposes of the general municipal election next preceding the 1st day of January, 1986, the annexation provided for in section 1 is deemed to have occurred on the 3rd day of September, 1985.
- (2) The clerk of the Township of Thurlow shall forthwith revise the list of electors to delete the names of the electors qualified under section 12 or 13 of the *Municipal Elections Act* in respect of the annexed area and who are not otherwise qualified to be electors in the Township of Thurlow.
- (3) Any nomination paper for a candidate for office in the Township of Thurlow who would but for subsection (1) be qualified as an elector under section 12 or 13 of the Municipal Elections Act in respect of the annexed area and not otherwise qualified to be an elector in the Township of Thurlow is void.
- (4) Notwithstanding subsection (1) but subject to subsection (3), the clerk of the Township of Thurlow may, notwithstanding clause 36 (1) (a) or section 37 of the Municipal Elections Act, receive a nomination paper for a candidate for which one or more nominators would, but for subsection (1), be an elector qualified under section 12 or 13 in the annexed area, provided that such nomination is otherwise regular.

- (5) The clerk of the Township of Thurlow shall provide to the clerk of the City of Belleville a list of electors who, but for subsection (1), would be qualified as electors in the Township of Thurlow in respect of the annexed area.
- (6) The clerk of the City of Belleville shall forthwith revise the list of electors to include all persons qualified as electors under section 12 or 13 of the Municipal Elections Act in respect of the annexed area.
- (7) The clerk of the City of Belleville and the clerk of the Township of Thurlow are each empowered to make such arrangements as each thinks to be necessary to ensure that electors in the annexed area are enabled to run for office and to vote in the City of Belleville, and the arrangements made by a clerk in good faith shall not be open to question, or be quashed, set aside or declared invalid on account of their unreasonableness or supposed unreasonableness.
- 9.—(1) The Corporation of the City of Belleville agrees to pay to The Corporation of the Township of Thurlow the sum of \$200,000, payable:
  - (a) \$100,000 within 60 days of the 1st day of January, 1986; and
  - (b) \$100,000 within 14 months of the 1st day of January, 1986.
- (2) The Corporation of the Township of Thurlow shall pay to The Corporation of the County of Hastings the sum of \$17,500 within 60 days of the 1st day of January, 1986.
- The agreement between The Corporation of the City of Belleville, The Corporation of the Township of Thurlow and The Corporation of the County of Hastings dated the 4th day of March, 1985 is hereby given effect.
   O. Reg. 397/85.

Recommended

B. GRANDMAÎTRE
Minister of Municipal
Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered July 25, 1985.

JOHN B. AIRD
Lieutenant Governor

#### Schedule

AREA TO BE ANNEXED TO THE CITY OF BELLEVILLE

The portion of the Township of Thurlow, described as follows, is annexed to the City of Belleville:

Beginning at the intersection of the easterly boundary of the City of Belleville and the northerly limit of the King's Highway Number 2;

Thence easterly along the northerly limit of the said King's Highway to the easterly limit of Lot 15 in the Broken Front Concession:

Thence northerly along the easterly limit of Lot 15 in the Broken Front Concession and in concessions I and II to the southerly limit of the King's Highway Number 401;

Thence westerly along the southerly limit of the said King's Highway to the northeasterly angle of the said City;

Thence southeasterly along the easterly boundaries of the said City to the place of beginning. O. Reg. 397/85, Sched.

(7195)

33

#### ONTARIO PLACE CORPORATION ACT

O. Reg. 398/85.

Fees.

Made—July 5th, 1985.

Approved-August 1st, 1985.

Filed-August 2nd, 1985.

# REGULATION TO AMEND REGULATION 732 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ONTARIO PLACE CORPORATION ACT

- 1. Clause 1 (e) of Regulation 732 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 836/84, is revoked and the following substituted therefor:
  - (e) "winter season" means the period from and including the 9th day of September, 1985 to and including the 14th day of May, 1986.
- Subsection 2 (8) of the said Regulation is revoked and the following substituted therefor:
- (8) The fee for parking during the winter season is,
  - (a) for one car on a day when there is no charge for parking at Exhibition Place, no charge; and

(b) for one car on a day when there is a charge for parking at Exhibition Place, \$3.50 a day. O. Reg. 398/85, s. 2. TOM C. CURTIS Secretary Treasurer

Ontario Place Corporation:

Dated at Toronto, this 5th day of July, 1985.

V. J. COOPER General Manager

(7196)

33

#### GENERAL WELFARE ASSISTANCE ACT

O. Reg. 399/85. General. Made—August 1st, 1985. Filed—August 2nd, 1985.

# REGULATION TO AMEND REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- 1. Item 9 of Schedule E to Regulation 441 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 210/85, is revoked and the following substituted therefor:
- From and including the 1st day of May, 1985 up to and including the 31st day of July, 1985 \$18.94 \$44.47 77.00 37.84
   From and including the 1st day of August, 1985 \$19.20 44.47 77.00 37.84

(7197)

33

#### CHARITABLE INSTITUTIONS ACT

O. Reg. 400/85. General. Made—August 1st, 1985. Filed—August 2nd, 1985.

# REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

- 1. Item 28 of Table 1 of Regulation 95 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 209/85, is revoked and the following substituted therefor:
- From and including the 1st day of May, 1985 up to and including the 30.73 31st day of July, 1985 ...... 18.94 44.47 32,49 77.00 29. From and including the 1st day of 77.00 30.73 32.75 August, 1985 ..... 19.20 44.47

(7198)

33

#### HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 401/85. General. Made—August 1st, 1985. Filed—August 2nd, 1985.

# REGULATION TO AMEND REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

- 1. Item 28 of Table 1 of Regulation 502 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 208/85, is revoked and the following substituted therefor:
- 28. From and including the 1st day of May, 1985 up to and including the 31st day of July, 1985 18.94 42.47 32.49 77.00 From and including the 1st day of August, 29. 19.20 42.47 32.75 77.00 (7199)33

O. Reg. 402/85. General. Made—August 1st, 1985. Filed—August 2nd, 1985.

REGULATION TO AMEND REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

FAMILY BENEFITS ACT

 Subclause 12 (5) (e) (i) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 207/85, is revoked and the following substituted therefor:

(i) \$19.20 a day, or

2. This Regulation comes into force on the 1st day of August, 1985.

(7200) 33



# **Publications Under The Regulations Act**

August 24th, 1985

#### HIGHWAY TRAFFIC ACT

O. Reg. 403/85. Speed Limits. Made—August 1st, 1985. Filed—August 6th, 1985.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 2 of Part 3 of Schedule 64 to Regulation 490 of Revised Regulations of Ontario, 1980, as remade by subsection 6 (1) of Ontario Regulation 36/85, is revoked and the following substituted therefor:

Brant— Twp. of Onondaga

Regional Municipality of Haldimand-Norfolk—

Town of Haldimand

2. That part of the King's Highway known as No. 54 lying between a point situate 475 metres measured easterly from its intersection with the westerly limit of the roadway known as Indian Line Road in the Township of Onondaga in the County of Brant and a point situate 1250 metres measured westerly from its intersection with the easterly limit of the King's Highway known as No. 6 in the Town of Haldimand in The Regional Municipality of Haldimand-Norfolk.

(2) Paragraph 1 of Part 6 of the said Schedule 64, as made by subsection 6 (4) of Ontario Regulation 36/85, is revoked and the following substituted therefor:

Regional Municipality of Haldimand-Norfolk—

Town of Haldimand  That part of the King's Highway known as No. 54 in the Town of Haldimand in The Regional Municipality of Haldimand-Norfolk beginning at a point situate 900 metres measured westerly from its intersection with the easterly limit of the King's Highway known as No. 6 and extending westerly therealong for a distance of 350 metres.

2.—(1) Paragraph 1 of Part 5 of Schedule 138 to the said Regulation is revoked and the following substituted therefor:

Regional Municipality of Niagara—

City of Niagara Falls

- That part of the King's Highway known as No. 420 in the City of Niagara Falls in The Regional Municipality of Niagara lying between a point situate at its intersection with the easterly limit of the overpass structure of the roadway known as Portage Road and a point situate 90 metres measured westerly from its intersection with the westerly limit of the roadway known as Mac-Donald Avenue.
- (2) Paragraph 1 of Part 6 of the said Schedule 138 is revoked and the following substituted therefor:

Regional Municipality of Niagara—

City of Niagara Falls

 That part of the King's Highway known as No. 420 in the City of Niagara Falls in The Regional Municipality of Niagara lying between a point situate 90 metres measured westerly from its intersection with the westerly limit of the roadway known as MacDonald Avenue and a point situate at its intersection with the westerly entrance to the Rainbow Bridge.

> EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 1st day of August, 1985.

(7202)

34

# GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 404/85. Approved Guarantee Companies. Made—August 1st, 1985. Filed—August 6th, 1985.

REGULATION TO AMEND REGULATION 444 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. Item 54a of the Schedule to Regulation 444 of Revised Regulations of Ontario,

1980, as made by section 1 of Ontario Regulation 125/84, is revoked.

(7203)

34

#### HIGHWAY TRAFFIC ACT

O. Reg. 405/85. Parking. Made-July 31st, 1985. Filed—August 8th, 1985.

#### REGULATION TO AMEND **REGULATION 477 OF** REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule 18 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980, as amended by section 2 of Ontario Regulation 856/81, section 1 of Ontario Regulation 682/83, section 1 of Ontario Regulation 435/84 and section 2 of Ontario Regulation 85/85, is further amended by adding thereto the following paragraph:
  - 17. That part of the King's Highway known as Highway No. 7 in the Town of Vaughan in The Regional Municipality of York lying between a point situate at its intersection with the roadway known as Weston Road and a point situate at its intersection with the roadway known as Bruce Street in the former Village of Woodbridge.

EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 31st day of July, 1985.

(7224)

#### HIGHWAY TRAFFIC ACT

O. Reg. 406/85. Speed Limits. Made—July 31st, 1985. Filed-August 8th, 1985.

REGULATION TO AMEND **REGULATION 490 OF** REVISED REGULATIONS OF

#### **ONTARIO, 1980** MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 3 of Part 3 of Schedule 29 to Regulation 490 of Revised Regulations of Ontario, 1980, as remade by subsection 4 (1) of Ontario Regulation 687/84, is revoked and the following substituted therefor:

Regional Munici-

pality of Niagara— City of

Thorold Town of Pelham

3. That part of the King's Highway known as No. 20 in The Regional Municipality of Niagara lying between a point situate 1275 metres measured westerly from its intersection with the westerly limit of the King's Highway known as No. 58 in the City of Thorold and a point situate 930 metres measured easterly from its intersection with the easterly limit of the roadway known as Niagara Regional Road No. 36 in the Town of Pelham.

(2) Paragraph 2 of Part 6 of the said Schedule 29, as made by subsection 4 (4) of Ontario Regulation 687/84, is revoked and the following substituted therefor:

Regional Municipality of Niagara—

Town of Pelham

2. That part of the King's Highway known as No. 20 in the Town of Pelham in The Regional Municipality of Niagara lying between a point situate 930 metres measured easterly from its intersection with the easterly limit of the roadway known as Niagara Regional Road No. 36 and a point situate 1050 metres measured westerly from the said intersection.

2.—(1) Paragraph 1 of Part 5 of Schedule 30 to the said Regulation is revoked and the following substituted therefor:

Huron-

Village of Bayfield

34

- 1. That part of the King's Highway known as No. 21 in the Village of Bayfield in the County of Huron lying between a point situate at its intersection with the southerly limit of the roadway known as Brucefield Road (Huron Road 3) and a point situate 80 metres measured southerly from its intersection with the southerly limit of the roadway known as Agnes Street.
- (2) Part 5 of the said Schedule 30, as amended by section 1 of Ontario Regulation 158/84, subsection 4 (5) of Ontario Regulation 468/84 and subsection 5 (1) of Ontario Regulation 687/84, is further amended by adding thereto the following paragraph:

Huron-

Village of Bayfield

Twp. of Goderich

11. That part of the King's Highway known as No. 21 in the County of Huron lying between a point situate 125 metres measured northerly from its intersection with the northerly limit of the roadway known as Main Street in the Village of Bayfield and a point situate 300 metres measured southerly from its intersection with the centre line of the roadway known as Bayfield Line Concession in the Township of Goderich.

(3) Part 6 of the said Schedule 30, as amended by subsection 5 (2) of Ontario Regulation 687/84, is further amended by adding thereto the following paragraph:

Huron— Village of Bayfield 3. That part of the King's Highway known as No. 21 in the Village of Bayfield in the County of Huron lying between a point situate 80 metres measured southerly from its intersection with the southerly limit of the roadway known as Agnes Street and a point situate 125 metres measured northerly from its intersection with the northerly limit of the roadway known as Main Street.

3.—(1) Paragraph 1 of Part 5 of Schedule 101 to the said Regulation is revoked and the following substituted therefor:

Simcoe—

Twp. of Medonte

- That part of the King's Highway known as No. 93 in the Township of Medonte in the County of Simcoe lying between a point situate 235 metres measured southerly from its intersection with the centre line of the roadway known as Martin Street in the Police Village of Hillsdale and a point situate 150 metres measured northerly from its intersection with the centre line of the roadway known as Robert Boulevard in the said Police Village.
- (2) Part 6 of Schedule 101 to the said Regulation is amended by adding thereto the following paragraph:

Simcoe-

Twp. of Medonte

b ...

- That part of the King's Highway known as No. 93 in the Township of Medonte in the County of Simcoe lying between a point situate at its intersection with the line between lots 53 and 54 in Concession 1 and a point situate 235 metres measured southerly from its intersection with the centre line of the roadway known as Martin Street in the Police Village of Hillsdale.
- 4.—(1) Paragraph 1 of Part 1 of Schedule 136 to the said Regulation is revoked and the following substituted therefor:

Regional Municipality of Niagara—

City of St. Catharines

City of Thorold That part of the King's Highway known as No. 406 in The Regional Municipality of Niagara lying between a point situate 1000 metres measured northerly from its intersection with the northerly limit of the overpass structure of the Canadian National Railway in the City of St. Catharines and a point situate 600 metres measured southerly from its intersection with the southerly limit of the overpass structure of the roadway known as Beaverdam Road in the City of Thorold.

Regional Municipality of Niagara—

City of St. Catharines

2. That part of the King's Highway known as No. 406 in the City of St. Catharines in The Regional Municipality of Niagara lying between a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way and a point situate 100 metres measured northerly from its intersection with the northerly limit of the overpass structure of the roadway known as Niagara Regional Road No. 38.

(2) Paragraph 1 of Part 3 of the said Schedule 136 is revoked and the following substituted therefor:

Regional Municipality of Niagara—

City of Thorold  That part of the King's Highway known as No. 406 in the City of Thorold in The Regional Municipality of Niagara lying between a point situate 600 metres measured southerly from its intersection with the southerly limit of the overpass structure of the roadway known as Beaverdam Road and a point situate at its intersection with the roadway known as Niagara Regional Road No. 50.

5. Schedule 215 to the said Regulation, as amended by section 6 of Ontario Regulation 524/84, is revoked and the following substituted therefor:

Schedule 215

SOUTH SERVICE ROAD OF THE QUEEN ELIZABETH WAY

PART 1

(Reserved)

PART 2

(Reserved)

#### PART 3

Regional Municipality of Hamilton-Wentworth-

City of Hamilton

Regional Municipality of Niagara-

Town of Grimsby

Regional Municipality of Niagara-Town of Grimsby

Town of Lincoln

Regional Municipality of Niagara-

Town of Lincoln City of

St. Catharines

1. That part of the King's Highway known as South Service Road of the Queen Elizabeth Way lying between a point situate 300 metres measured westerly from its intersection with the westerly limit of the overpass structure of the King's Highway known as No. 20 in the City of Hamilton in The Regional Municipality of Hamilton-Wentworth and a point situate at its intersection with the westerly limit of the roadway known as Murray Street in the Town of Grimsby in The Regional Municipality of Niagara.

2. That part of the King's Highway known as South Service Road of the Queen Elizabeth Way in The Regional Municipality of Niagara lying between a point situate 200 metres measured northerly from the centre line of the C.N.R. railroad track crossing the roadway known as Book Road in the Town of Grimsby and a point situate at its intersection with the roadway known as 21st Street in the Town of Lincoln.

3. That part of the King's Highway known as South Service Road of the Oueen Elizabeth Way in The Regional Municipality of Niagara lying between a point situate at its intersection with the easterly limit of the roadway known as Niagara Regional Road No. 26 in the Town of Lincoln and a point situate at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 38 in the City of St. Catharines.

PART 4

(Reserved)

PART 5

(Reserved)

Part 6

(Reserved)

6. Part 4 of Schedule 232 to the said Regulation, as made by section 5 of Regulation 67/81 Ontario and amended by section 5 of Ontario Regulation 176/81, is further amended by adding thereto the following paragraph:

District of Parry Sound-Twp. of

East Mills

2. That part of the King's Highway known as No. 522 in the Township of East Mills in the District of Parry Sound lying between a point situate 250 metres measured easterly from its intersection with the centre line of the roadway known as Seagull Lake Road and a point situate 880 metres measured westerly from its intersection with the centre line of the roadway known as Clear Lake Road.

> EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 31st day of July, 1985.

(7225)

34

#### NURSING HOMES ACT

O. Reg. 407/85.

General.

Made—August 1st, 1985.

Filed-August 8th, 1985.

#### REGULATION TO AMEND REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NURSING HOMES ACT

- 1. Item 20 of Table 1 of Regulation 690 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 205/85, is revoked and the following substituted therefor:
- 20. On or after the 1st day of May, 1985, but before the 1st day of August, 1985.

\$576.08

\$18.94

On or after the 1st day of August, 1985. 21.

\$584.07

\$19.20

34

(7226)

#### HEALTH INSURANCE ACT

O. Reg. 408/85. General. Made—August 1st, 1985. Filed—August 8th, 1985.

#### REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1. Clauses 37 (9) (h), (i), (j) and (k) of Regulation 452 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 480/84, are revolved and the following substituted therefor:
  - (h) by a person who has one dependant, where the aggregate estimated incomes of the person and the person's dependant does not exceed \$2,000;
  - (i) by a person who has two dependants, where the aggregate estimated incomes of the person and the person's dependants does not exceed \$2,286;
  - (j) by a person who has three dependants, where the aggregate estimated incomes of the per-

- son and the person's dependants does not exceed \$2,546;
- (k) by a person who has four or more dependants, where the aggregate estimated incomes of the person and the person's dependants does not exceed \$2,779.
- Subsections 43 (5) and (6) of the said Regulation are revoked and the following substituted therefor:
- (5) The co-payment that shall be made to the licensee of a nursing home in which an extended care unit is located in order to qualify a person to receive extended care services therein as insured services is the monthly co-payment set out in Column 2 opposite the period the extended care services were received in Column 1 of Table 1 or 1A, for each full month that the person receives the extended care services. O. Reg. 408/85, s. 2, part.
- (6) Except where extended care services are provided to a person on the day the person is discharged from an extended care unit, the co-payment that shall be made to the licensee of a nursing home in which an extended care unit is located in order to qualify a person to receive extended care services therein as insured services is the daily co-payment set out in Column 3 opposite the period the extended care services were received in Column 1 of Table 1 or 1A where the extended care services were received by him for less than a month, or for a day or number of days in excess of a full month, for each day that the person receives the extended care services. O. Reg. 408/85, s. 2, part.

incomes less \$2,200.00,

\$2,200.00,

divided by 91.2

Aggregate estimated

incomes less \$2,200.00,

\$2,200.00,

timated

divided by 91.2

Aggregate estimated

incomes less \$1,925.00,

incomes less \$1,925.00,

maximum aggregate estimated incomes Person with one dependant—

but before the 1st day of August, 1985. On or after the 1st day of May, 1985,

13s.

13t.

Aggregate estimated

divided by 91.2

Aggregate estimated

incomes less \$1,925.00,

divided by 91.2

Aggregate estimated

non	
Kegula	
Ontario	
3 of	
<ol><li>Item 2 of Table 1A of the said Regulation, as made by section 3 of Untario Regulation</li></ol>	274/85, is revoked and the following substituted therefor:
F IA	ked
$\Gamma$ able	revo
oť	:S
Item 2	274/85,
ઌ	

44.87	44.87
1,364.77	1,364.77
25.93	25.67
788.69	780.70
45.00	45.00
1,368.72	1,368.72
26.06	25.80
792.64	784.65
18.94	19.20
576.08	584.07
2. On or after the 1st day of May, 1985, -but before the 1st day of August, 1985	3. On or after the 1st day of August, 1985

# 4. Items 7s, 13s, 19s, 25s, 31s and 56 of Table 2 to the said Regulation, as made by section 3 of Ontario Regulation 206/85, are revoked and the following substituted therefor:

Estimated income less \$77.00, divided by 30.4	Estimated income less \$77.00, divided by 30.4
Estimated income less \$77.00	Estimated income less \$77.00
Person with no dependants— maximum estimated income \$653.08	: 1st day of August, 1985. Person with no dependants— maximum estimated income \$661.07
On or after the 1st day of May, 1985, but before the 1st day of August, 1985.	On or after the 1st day of August, 1985.
78.	71.

divided by 3	Aggregate estimated incomes less \$1,925.00, divided by 3	
\$3,653.00	Person with one dependant—maximum aggregate estimated incomes \$3,752.00	
	On or after the 1st day of August, 1985. Person with one dependant—maximum aggregate estimated \$3,752.00	

On or after the 1st day of May, 1985, but before the 1st day of August, 1985.	Person with two dependants— maximum aggregate estimated incomes \$4,128.00	Aggregate estimated incomes less \$2,200.00 divided by 3
On or after the 1st day of August, 1985. Person with two dependants—maximum aggregate estimated \$4,038.00	Person with two dependants— maximum aggregate estimated incomes \$4,038.00	Aggregate estimated incomes less \$2,200.00 divided by 3

198.

19t.

\$19.20

\$584.07

255.	25s. On or after the 1st day of May, 1985, but before the 1st day of August, 1985.	Person with three dependants— maximum aggregate estimated incomes \$4,178.00	Aggregate estimated incomes less \$2,450.00, divided by 3	Aggregate estimated incomes less \$2,450.00, divided by 91.2	O. Reg
25t.	On or after the 1st day of August, 1985.	Person with three dependants—maximum aggregate estimated incomes \$4,298.00	Aggregate estimated incomes less \$2,450.00, divided by 3	Aggregate estimated incomes less \$2,450.00, divided by 91.2	;. <del>4</del> 00/03
31s.	31s. On or after the 1st day of May, 1985, but before the 1st day of August, 1985.	Person with four or more dependants—maximum aggregate estimated incomes \$4,403.00	Aggregate estimated incomes less \$2,675.00, divided by 3	Aggregate estimated incomes less \$2,675.00, divided by 91.2	
311.	On or after the 1st day of August, 1985.	Person with four or more dependants—maximum aggregate estimated incomes \$4,531.00	Aggregate estimated incomes less \$2,675.00, divided by 3	Aggregate estimated incomes less \$2,675.00, divided by 91.2	THE O
56.	On or after the 1st day of May, 1985,	Person not referred to in Items 1-31s	\$576.08	\$18.94	NIA

34 (2) Section 2 of this Regulation shall be deemed to have come into force on the 1st day of April, 1985.

5.-(1) Section 1 of this Regulation comes into force on the 1st day of August, 1985.

On or after the 1st day of August, 1985. Person not referred to in Items 1-31t

57.

but before the 1st day of August, 1985.

### REGIONAL MUNICIPALITY OF DURHAM ACT

O. Reg. 409/85.
City of Oshawa—Representation on Regional Council.
Made—August 7th, 1985.
Filed—August 9th, 1985.

#### ORDER IN COUNCIL

R.O.C. 258/85

WHEREAS, as a result of the application of The Corporation of the City of Oshawa under subsection 3 (2) of the *Regional Municipality of Durham Act*, the Ontario Municipal Board has established a full ward system in the City of Oshawa and varied the composition of its council;

AND WHEREAS, as a result of a petition by the Corporation of the City of Oshawa, Ontario Municipal Board Order M840053 dated the 21st day of March 1985 and amendments thereto were confirmed by Order in Council 1636/85 dated the 12th day of June, 1985;

AND WHEREAS it is considered advisable that an Order be made authorizing a method of selecting the members who represent the City on the Regional

Council that is different than the method prescribed by section 7 of the Regional Municipality of Durham Act;

Now Therefore, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under subsection 3 (3) of the Regional Municipality of Durham Act that,

- Notwithstanding section 7 of the Act, on and after the 1st day of December, 1985, The Corporation of the City of Oshawa shall be represented on the Regional Council by,
  - (a) the mayor of the City; and
  - (b) ten persons elected by wards as members of the City Council and of the Regional Council. O. Reg. 409/85.

Recommended

B. Grandmaître Minister of Municipal Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered August 7, 1985.

JOHN B. AIRD Lieutenant Governor

(7228) 34

# **Publications Under The Regulations Act**

August 31st, 1985

#### LOCAL SERVICES BOARDS ACT

O. Reg. 410/85.

Establishment of Local Services Board—Community of Kaministiquia.

Made—August 6th, 1985.

Filed—August 12th, 1985.

#### ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the Local Services Boards Act;

IN THE MATTER OF the establishment of a Local Services Board for the community of Kaministiquia situate in territory without municipal organization in the Territorial District of Thunder Bay.

#### ORDER

Under the provisions of section 4 of the Local Services Boards Act, It Is Ordered:

- 1. A Local Services Board is established under the name "The Local Services Board of Kaministiquia". O. Reg. 410/85, s. 1.
- 2. The boundaries of the Board area are those described in the Schedule. O. Reg. 410/85, s. 2.
- 3. The Board shall be composed of five members. O. Reg. 410/85, s. 3.
- 4. The Board may exercise the following powers from among those set out in the Schedule to the Act:
  - 1. The powers set out in paragraph 2.
  - 2. The powers set out in paragraph 6. O. Reg. 410/85, s. 4.
- 5.—(1) The election of the first members of the Board shall be held in the community of Kaministiquia on the 15th day of August, 1985 and the members so elected shall hold office from the 15th day of August, 1985 to the 30th day of September, 1986 and until a new Board is elected.
- (2) Mr. J. Bev Young, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the

effective undertaking of the election of the first members of the Board. O. Reg. 410/85, s. 5.

RENÉ FONTAINE Minister of Northern Affairs and Mines

Dated at Toronto, this 6th day of August, 1985.

#### Schedule

All that parcel or tract of land in the geographic Township of Ware and Dawson Road lots in the Territorial District of Thunder Bay in the Province of Ontario described as follows:

Beginning at the northeast corner of Lot 4, Concession VI, in the geographic Township of Ware;

Thence southerly along the west limit of said Lot 3 to the northeast corner of Lot 4, Concession V;

Thence westerly along the north limit of lots 4, 5 and 6, Concession V, to the northwest corner of Lot 6;

Thence southerly along the west limit of said Lot 6 to the line between the north half and south half of Lot 7, Concession V;

Thence westerly along the line between the north half and south half of said Lot 7 to the west limit thereof;

Thence southerly along the west limit of Lot 7, concessions V and IV, to the north limit of mining location 210T:

Thence easterly along the said north limit to the northeast corner of said mining location 210T;

Thence southerly along the east limit of said mining location 210T and mining location 214T to the southeast corner of said mining location 214T;

Thence westerly along the south limit of said mining location 214T to the northwest corner of Lot 7, Concession III:

Thence southerly along the west limit of Lot 7, concessions III and II, to the line between the north half and south half of Lot 7;

Thence easterly along the line between the north half and south half of said Lot 7 to the west limit of Lot 6, Concession II;

Thence southerly along the said west limit to the southwest corner of said Lot 6:

Thence easterly along the south limit of said Lot 6 to the northwest corner of Lot 5, Concession I;

Thence southerly along the west limit of said Lot 5 to the line between the north half and south half of said Lot 5:

Thence easterly along the line between the north half and south half of said lots 5 and 4, Concession I, to the west limit of Lot 3, Concession I;

Thence southerly along the west limit of said Lot 3 to the north boundary of the geographic Township of Oliver:

Thence westerly along the said north boundary to the northwest corner of the said Township of Oliver;

Thence in a general northerly direction following the high water mark along the easterly shore of Kaministiquia River to the intersection with the easterly production of the south limit of Lot 21, Concession B, in the Dawson Road lots;

Thence westerly along the easterly production of the south limit of said Lot 21 across the Kaministiquia River and the road allowance along the westerly shore of Kaministiquia River to the southeast corner of said Lot 21;

Thence westerly along the southerly boundary of the said Dawson Road lots to the intersection with the easterly limit of the King's Highway known as No. 17;

Thence northerly and northwesterly along the said easterly limit to the intersection with the easterly limit of Lot 32, Concession B, in the Dawson Road lots;

Thence northerly along the easterly limit of said Lot 32 to the northeasterly corner thereof;

Thence westerly along the northerly limits of lots 32, 33, 34 and 35, Concession B, to the intersection with the northeasterly limit of the Canadian National Railway line;

Thence northwesterly along the said northeasterly limit to the intersection with the westerly limit of Lot 13, Concession I, in the Dawson Road lots;

Thence northerly along the westerly limit of said Lot 13 to the northwesterly corner thereof;

Thence easterly along the northerly limit of said Lot 13 to the northeasterly corner thereof;

Thence northerly in a straight line across the allowance for road between concessions I and II to the southeasterly corner of Lot 13, Concession II;

Thence northerly along the easterly limit of said Lot 13 to the northeasterly corner thereof;

Thence easterly along the southerly boundary of the geographic Township of Forbes to the southeasterly corner thereof:

Thence easterly along the easterly production of the southerly limit of Lot 16, Concession I, in the Township of Forbes across the Kaministiquia River to the intersection with the high water mark along the easterly shore thereof;

Thence in a general northwesterly, northeasterly and southeasterly direction following the said high water mark to the intersection with the westerly production of the north limit of Lot 21, Concession VI, in the geographic Township of Ware;

Thence easterly along the said westerly production across the road allowance along the easterly shore of Kaministiquia River to the northwest corner of said Lot 21, Concession VI;

Thence easterly along the northerly limit of said Concession VI to the place of beginning. O. Reg. 410/85, Sched.

(7230)

ONTARIO GUARANTEED ANNUAL INCOME ACT

O. Reg. 411/85.
Guaranteed Income Limit.

Made—August 7th, 1985. Filed—August 12th, 1985.

#### REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT

#### GUARANTEED INCOME LIMIT

- 1. Commencing with the month of July, 1985 the guaranteed income limit for purposes of,
  - (a) subclause 1 (j) (i) of the Act is \$8,352.84;
  - (b) subclause 1 (i) (ii) of the Act is \$ 6,959.64;
  - (c) subclause 1 (j) (iii) of the Act is \$ 6,959.64; and
  - (d) subclause 1 (j) (iv) of the Act is \$13,919.28. O. Reg. 411/85, s. 1.
  - 2. Ontario Regulation 310/85 is revoked.
- 3. This Regulation shall be deemed to have come into force on the 1st day of July, 1985.

(7231)

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#### ANATOMY ACT

O. Reg. 412/85. General. Made—August 7th, 1985. Filed—August 12th, 1985. REGULATION TO AMEND REGULATION 15 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ANATOMY ACT

- 1. Section 1 of Regulation 15 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:
  - Humber College of Applied Arts and Technology—Health Sciences Division

(7233)

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#### PLANNING ACT, 1983

O. Reg. 413/85.
Zoning Areas—District of Thunder Bay,
Geographic Township of Pic.
Made—August 14th, 1985.
Filed—August 14th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 688/84 MADE UNDER THE PLANNING ACT, 1983

- 1. Ontario Regulation 688/84 is amended by adding thereto the following section:
- 19.—(1) Despite any other provision of this Order, a building to be used as a firehall may be erected and used on the land described in subsection (2) provided the following requirements are met:

Maximum ground floor area

60 square metres

Minimum setback for the building from centre line of highway

27 metres

(2) Subsection (1) applies to that parcel of land in the geographic Township of Pic in the Territorial District of Thunder Bay, being that part of Parcel 11892, Thunder Bay Freehold, which is part of Mining Location 8, Wilson's Survey, thirdly described, in the Register for Thunder Bay Freehold, in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55). O. Reg. 413/85, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 14th day of August, 1985.

(7235)

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#### HIGHWAY TRAFFIC ACT

O. Reg. 414/85. Speed Limits. Made—August 9th, 1985. Filed—August 15th, 1985.

#### REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraph 2 of Part 5 of Schedule 39 to Regulation 490 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 334/85, is revoked and the following substituted therefor:

Leeds and Grenville—

Twp. of Elizabeth-

- 2. That part of the King's Highway known as No. 29 in the Township of Elizabethtown in the United Counties of Leeds and Grenville lying between a point situate 500 metres measured southerly from its intersection with the roadway known as Leeds and Grenville Road 30/Greenbush Road in the hamlet of Addison and a point situate 460 metres measured northerly from the said intersection.
- 2.—(1) Paragraph 1 of Part 1 of Schedule 130 to the said Regulation, as remade by subsection 5 (1) of Ontario Regulation 623/82, is revoked and the following substituted therefor:

Municipality of Metropolitan Toronto—

City of North York

Simcoe—

Twps. of

Twps. of Medonte and Tay 1. That part of the King's Highway known as No. 400 lying between a point situate at its intersection with the southerly limit of the structure over the King's Highway known as No. 401 in the City of North York in The Municipality of Metropolitan Toronto and a point in the Township of Tay situate 1500 metres measured northerly from its intersection with the northerly limit of the Simcoe County Road No. 23 structure in the Township of Medonte in the County of Simcoe. O. Reg. 414/85, s. 2 (1).

(2) Paragraph 1 of Part 2 of the said Schedule 130, as remade by subsection 5 (2) of Ontario Regulation 623/82, is revoked and the following substituted therefor:

Simcoe-

Twps. of Medonte and Tay  That part of the King's Highway known as No. 400 in the County of Simcoe lying between a point in the Township of Tay situate 1500 metres measured northerly from its intersection with the northerly limit of the Simcoe County Road No. 23 structure in the Township of Medonte and a point situate at its intersection with the centre line of the King's Highway known as No. 12 in the Township of Tay. O. Reg. 414/85, s. 2 (2).

EDWARD FULTON

Minister of Transportation

and Communications

Dated at Toronto, this 9th day of August, 1985.

(7260)

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#### PLANNING ACT, 1983

O. Reg. 415/85.
Restricted Areas—County of Simcoe,
Township of Innisfil.
Made—August 12th, 1985.
Filed—August 15th, 1985.

#### REGULATION TO REVOKE ONTARIO REGULATION 675/81 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulations 675/81, 438/82, 621/82, 719/82, 284/83, 319/83, 498/83, 786/83, 39/84, 76/84, 673/84, 740/84, 25/85, 340/85 and 377/85 are revoked.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

Dated at Toronto, this 12th day of August, 1985.

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#### PLANNING ACT, 1983

O. Reg. 416/85.

(7261)

Restricted Areas—District of Algoma, Sault Ste. Marie North Planning Area. Made—August 14th, 1985. Filed—August 16th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 279/80 MADE UNDER THE PLANNING ACT, 1983

- 1. Ontario Regulation 279/80 is amended by adding thereto the following section:
- 84.—(1) In this section, "seasonal hunt camp" means a separate one-storey building of no more than forty-five square metres total gross floor area, containing only one dwelling unit to be used for recreation but not occupied as a permanent residence or home.
- (2) Despite clause 4 (a) and section 15, every use of land and every erection or use of buildings or structures within the land described in subsection (3) is prohibited except the erection of no more than thirty-one seasonal hunt camps, provided the following requirements are met:
  - 1. Each seasonal hunt camp shall be located on a separate site which meets the following requirements:
    - (i) the front of any site shall be the side closest to Sandy, Elizabeth and Weashkog Lakes,
    - (ii) front width shall be sixty metres minimum,
    - (iii) depth shall be 155 metres minimum,
    - (iv) no site shall be located closer than fifty metres to the high water mark of Sandy, Elizabeth and Weashkog Lakes.
  - No building of any kind including docks or accessory structures is permitted within fifty metres of the high water mark of Sandy, Elizabeth and Weashkog Lakes.
  - Public boat launching is permitted only within fifty metres of the high water mark of Weashkog Lake and at the extreme east end of the Lake only.
  - Each seasonal hunt camp building shall be located at least ten metres from any boundary line of its site.
  - Access to the lands described in subsection (3) shall be by air travel or by air and water travel.
- (3) This section applies to the land in the Territorial District of Algoma as described in Instrument No. T-249267 registered in the Land Registry Office for the Land Titles Division of Algoma (No. 1) except that parcel in the surrendered portion of the Garden River Indian Reserve now in the Township of Duncan

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THE ONTARIO GAZETTE

described as the southerly 168 acres, more or less, of nining loction Block 50H as set out in Instrument No. T-111783. O. Reg. 416/85, s. 1.

> PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 14th day of August, 1985.

(7262)

#### MILK ACT

O. Reg. 417/85. Marketing of Milk to Fluid Milk Processors. Made-August 16th, 1985. Filed-August 16th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 541/81 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 15 (4) of Ontario Regulation 541/81, as remade by subsection 1 (4) of Ontario Regulation 164/85, is revoked and the following substituted therefor:
- (4) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$43.54 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 417/85, s. 1 (1).
  - (2) Subsection 15 (5) of the said Regulation, as remade by subsection 1 (5) of Ontario Regulation 164/85, is revoked and the following substituted therefor:
- (5) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$43.20 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 417/85, s. 1 (2).
  - (3) Subsection 15 (6) of the said Regulation, as remade by subsection 1 (6) of Ontario Regulation 164/85, is revoked and the following substituted therefor:
- (6) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$41.40 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 417/85, s. 1 (3).

- (4) Subsection 15 (7) of the said Regulation, as remade by subsection 1 (7) of Ontario Regulation 164/85, is revoked and the following substituted therefor:
- (7) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$41.40 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 417/85, s. 1 (4).
  - (5) Subsection 15 (8) of the said Regulation, as remade by subsection 1 (8) of Ontario Regulation 164/85, is revoked and the following substituted therefor:
- (8) All Class 4c milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$43.20 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 417/85, s. 1 (5).
  - (6) Subsection 15 (9) of the said Regulation, as remade by subsection 1 (9) of Ontario Regulation 164/85, is revoked and the following substituted therefor:
- (9) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.38 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 417/85, s. 1 (6).
  - (7) Subsection 15 (11) of the said Regulation, as remade by subsection 1 (11) of Ontario Regulation 164/85, is revoked and the following substituted therefor:
- (11) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.38 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 417/85, s. 1 (7).
  - (8) Subsection 15 (12) of the said Regulation, as remade by subsection 1 (12) of Ontario Regulation 164/85, is revoked and the following substituted therefor:
- (12) The minimum prices that apply under subsections (1), (2), (3), (4), (5), (6), (7), (8), (9), (10) and (11) shall be increased or decreased at the rate of \$0.6275 for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 417/85, s. 1 (8).
  - 2. Paragraph 1 of subsection 20(1) of the said Regulation, as remade by section 2 of Ontario Regulation 164/85, is

revoked and the following substituted therefor:

- A payment on account at the rate of \$33.20
  per hectolitre, not later than the fourteenth
  day of the next following month or, where a
  holiday falls within the first twelve days of
  that month, not later than the fifteenth day of
  that month.
- 3.—(1) This Regulation, except subsections 1 (3) and (4), comes into force on the 16th day of August, 1985.
- (2) Subsections 1 (3) and (4) of this Regulation come into force on the 1st day of September, 1985.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON Chairman

H. Parker Secretary

Dated at Mississauga, this 16th day of August, 1985.

(7263)

#### MILK ACT

O. Reg. 418/85. Industrial Milk—Marketing. Made—August 16th, 1985. Filed—August 16th, 1985.

REGULATION TO AMEND REGULATION 623 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 13 (1) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 166/85, is revoked and the following substituted therefor:
- (1) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$43.54 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 418/85, s. 1 (1).
  - (2) Subsection 13 (2) of the said Regulation, as remade by subsection 1 (2) of

Ontario Regulation 166/85, is revoked and the following substituted therefor:

- (2) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$43.20 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 418/85, s. 1 (2).
  - (3) Subsection 13 (3) of the said Regulation, as remade by subsection 1 (3) of Ontario Regulation 166/85, is revoked and the following substituted therefor:
- (3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$41.40 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 418/85, s. 1 (3).
  - (4) Subsection 13 (4) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 166/85, is revoked and the following substituted therefor:
- (4) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$41.40 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 418/85, s. 1 (4).
  - (5) Subsection 13 (4a) of the said Regulation, as remade by subsection 1 (5) of Ontario Regulation 166/85, is revoked and the following substituted therefor:
- (4a) All Class 4c milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$43.20 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 418/85, s. 1 (5).
  - (6) Subsection 13 (5) of the said Regulation, as remade by subsection 1 (6) of Ontario Regulation 166/85, is revoked and the following substituted therefor:
- (5) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.38 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 418/85, s. 1 (6).
  - (7) Subsection 13 (7) of the said Regulation, as remade by subsection 1 (8) of Ontario Regulation 166/85, is revoked and the following substituted therefor:
- (7) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the proces-

sor for not less than a minimum price of \$39.38 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 418/85, s. 1 (7).

- (8) Subsection 13 (8) of the said Regulation, as remade by subsection 1 (9) of Ontario Regulation 166/85, is revoked and the following substituted therefor:
- (8) The minimum prices that apply under subsections (1), (2), (3), (4), (4a), (5), (6) and (7) shall be increased or decreased at the rate of \$0.6275 for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 418/85, s. 1 (8).
  - Paragraph 1 of subsection 20 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 166/85, is revoked and the following substituted therefor:
    - A payment on account at the rate of \$25.60
      per hectolitre, not later than the fourteenth
      day of the next following month or, where a
      holiday falls within the first twelve days of
      that month, not later than the fifteenth day of
      that month.
  - 3.—(1) This Regulation, except subsections 1 (3) and (4), comes into force on the 16th day of August, 1985.

(2) Subsections 1 (3) and (4) of this Regulation come into force on the 1st day of September, 1985.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON Chairman

> H. PARKER Secretary

Dated at Mississauga, this 16th day of August, 1985.

(7264) 35

#### **Erratum**

O. Reg. 392/85 amending Regulation 675 of R.R.O. 1970, published August 17th, 1985.

The sixteenth and seventeenth lines of subsection 218 (2) should have read as follows:

Thence S78° 12'W parallel with the said southerly limit a distance of 300.09 feet to an iron survey bar;

(7266) 35



## **Publications Under The Regulations Act**

September 7th, 1985

#### BRANTFORD-BRANT ANNEXATION ACT, 1980

O. Reg. 419/85.
Order of the Minister—Transitional
Mill Rates—1985.
Made—August 13th, 1985.
Filed—August 19th, 1985.

#### ORDER MADE UNDER THE BRANTFORD-BRANT ANNEXATION ACT, 1980

#### ORDER

1. Under section 9 of the Brantford-Brant Annexation Act, 1980,

#### IT IS ORDERED THAT:

 The Council of the City shall impose and levy on the whole of the annexed area, for the year 1985, rates of taxation for general purposes and rates and charges for special purposes that are different than the rates of taxation for general purposes and rates and charges for special purposes that are levied on the whole of the remainder of the City.

- 2. The rates of taxation for general purposes and the rates and charges for special purposes to be levied by the Council of the City, for the year 1985, on the whole of the annexed area shall be levied and imposed on the basis of the mill rates as set out in the Schedule hereto.
- 3. The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for the annexed area shall be included in the sums adopted by the City of Brantford in accordance with section 164 of the Municipal Act. O. Reg. 419/85, s. 1.

#### Schedule

#### MILL RATE ADJUSTMENTS - 1985

FOR GENERAL PURPOSES	ASSESSMENTS	MILL RATES
Taxable Properties		
- Industrial/Commercial	4,651,340	108.01
— Residential/Farm	7.356.013	91.82
Properties Paying Grants in lieu of Taxation		
<ul> <li>Provincial Government and its Agencies</li> </ul>		
— Industrial/Commercial	37.753	108.01
Local Municipalities and their Agencies		
— Industrial/Commercial	1,377	108.01
FOR SPECIAL SERVICE AREAS		
Water	9.517.606	1.60
Streetlighting	8,986,161	.88

O. Reg. 419/85, Sched.

BERNARD GRANDMAITRE Minister of Municipal Affairs

Dated at Toronto, this 13th day of August, 1985.

(7265)

36

#### SECURITIES ACT

O. Reg. 420/85. General. Made—August 16th, 1985. Filed—August 20th, 1985.

#### REGULATION TO AMEND REGULATION 910 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SECURITIES ACT

# 1.—(1) Item 22 of Form 12 of Regulation 910 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

#### ITEM 22 - Executive Compensation

Complete and attach to or include in this form a Statement of Executive Compensation in Form 41.

## (2) Item 24 of the said Form 12 is revoked and the following substituted therefor:

#### ITEM 24 - Options to Purchase Securities

Furnish (in tabular form, if possible) the information referred to in Instruction 1, as at a specified date not more than thirty days before the date of the preliminary prospectus or *pro forma* prospectus, as the case may be, and as at the date of the filing of the prospectus, as to options to purchase securities of the issuer or any of its subsidiaries that are held or proposed to be held,

- (i) by all executive officers as a group and all directors who are not also executive officers as a group, indicating the aggregate number of executive officers and the aggregate number of directors to whom the information applies, without naming them;
- (ii) by all executive officers of all subsidiaries of the issuer as a group and all directors of such subsidiaries who are not also executive officers as a group, without naming them, excluding individuals referred to in clause (i);
- (iii) by all other employees of the issuer as a group, without naming them;
- (iv) by all other employees of the subsidiaries of the issuer as a group, without naming them; and
- (v) by any other person or company, naming each such person or company.

#### INSTRUCTIONS:

- 1. Describe the options, stating the material provisions of each class or type of option including,
  - (i) the designation and number of the securities under option;
  - (ii) the purchase price of the securities under option or the formula by which the purchase price will be determined, and the expiration dates of such options;

- (iii) if reasonably ascertainable, the market value of the securities under option on the date of grant; and
- (iv) if reasonably ascertainable, the market value of the securities under option on the specified date.

#### 2. For the purposes of this Item,

- (i) "executive officer" means the chairman and any vice-chairman of the board of directors of an issuer who performs the functions of such office on a full-time basis, the president, any vice-president in charge of a principal business unit such as sales, finance or production, and any officer of the issuer or of a subsidiary who performs a policy-making function in respect of the issuer, whether or not such officer is also a director of the issuer or the subsidiary;
- (ii) "options" includes all options, share purchase warrants or rights other than those shares issued on a pro rata basis, to all security holders of the same class resident in Canada and an extension of an option shall be deemed to be a granting of an option.
- Options that are proposed to be held are those where there is an approval or understanding or commitment of the issuer or a subsidiary in respect of the granting of such options.
- 4. In the disclosure made under this Item 24, do not include options granted or proposed to be granted that are otherwise disclosed in Item 1 or 2, including options granted or to be granted to the underwriter in respect of the distribution under the prospectus.

# 2.—(1) Item 26 of Form 13 of the said Regulation is revoked and the following substituted therefor:

#### ITEM 26 - Executive Compensation

Complete and attach to or include in this form a Statement of Executive Compensation in Form 41.

## (2) Item 28 of the said Form 13 is revoked and the following substituted therefor:

#### ITEM 28 - Options to Purchase Securities

Furnish (in tabular form, if possible) the information referred to in Instruction 1, as at a specified date not more than thirty days before the date of the preliminary prospectus or *pro forma* prospectus, as the case may be, and as at the date of the filing of the prospectus, as to options to purchase securities of the issuer or any of its subsidiaries that are held or proposed to be held.

- (i) by all executive officers as a group and all directors who are not also executive officers as a group, indicating the aggregate number of executive officers and the aggregate number of directors to whom the information applies, without naming them;
- (ii) by all executive officers of all subsidiaries of the issuer as a group and all directors of such subsidiaries who are not also executive officers as a group, without naming them, excluding individuals referred to in clause (i):
- (iii) by all other employees of the issuer as a group, without naming them;
- (iv) by all other employees of any subsidiary of the issuer as a group, without naming them; and

(v) by any other person or company, naming each such person or company.

#### INSTRUCTIONS:

- 1. Describe the options, stating the material provisions of each class or type of option including,
  - (i) the designation and number of the securities under option;
  - (ii) the purchase price of the securities under option or the formula by which the purchase price will be determined, and the expiration dates of such options;
  - (iii) if reasonably ascertainable, the market value of the securities under option on the date of grant; and
  - (iv) if reasonably ascertainable, the market value of the securities under option on the specified date.
- 2. For the purposes of this Item,
  - (i) "executive officer" means the chairman and any vice-chairman of the board of directors of an issuer who performs the functions of such office on a full-time basis, the president, any vice-president in charge of a principal business unit such as sales, finance or production, and any officer of the issuer or of a subsidiary who performs a policy-making function in respect of the issuer, whether or not such officer is also a director of the issuer or the subsidiary;
  - (ii) "options" includes all options, share purchase warrants or rights other than those shares issued on a pro rata basis, to all security holders of the same class resident in Canada and an extension of an option shall be deemed to be a granting of an option.
- Options that are proposed to be held are those where there is an approval or understanding or commitment of the issuer or a subsidiary in respect of the granting of such options.
- 4. In the disclosure made under this Item 28, do not include options granted or proposed to be granted that are otherwise disclosed in Item 1 or 2, including options granted or to be granted to the underwriter in respect of the distribution under the prospectus.

# 3.—(1) Item 22 of Form 14 of the said Regulation is revoked and the following substituted therefor:

#### ITEM 22 - Executive Compensation

Complete and attach to or include in this form a Statement of Executive Compensation in Form 41.

## (2) Item 24 of the said Form 14 is revoked and the following substituted therefor:

#### ITEM 24 - Options to Purchase Securities

Furnish (in tabular form, if possible) the information referred to in Instruction 1, as at a specified date not more than thirty days before the date of the preliminary prospectus or *pro forma* prospectus, as the case may be, and as at the date of the filing of the prospectus, as to options to purchase securities of the issuer or any of its subsidiaries that are held or proposed to be held,

 (i) by all executive officers as a group and all directors who are not also executive officers as a group, indicating the aggregate number of executive officers and the aggregate number of directors to whom the information applies, without naming them;

- (ii) by all executive officers of all subsidiaries of the issuer as a group and all
  directors of such subsidiaries who are not also executive officers as a
  group, without naming them, excluding individuals referred to in clause
   (i);
- (iii) by all other employees of the issuer as a group, without naming them;
- (iv) by all other employees of any subsidiary of the issuer as a group, without naming them; and
- (v) by any other person or company, naming each such person or company.

#### INSTRUCTIONS:

- Describe the options, stating the material provisions of each class or type of option including,
  - (i) the designation and number of the securities under option:
  - (ii) the purchase price of the securities under option or the formula by which the purchase price will be determined, and the expiration dates of such options;
  - (iii) if reasonably ascertainable, the market value of the securities under option on the date of grant; and
  - (iv) if reasonably ascertainable, the market value of the securities under option on the specified date.
- 2. For the purposes of this Item,
  - (i) "executive officer" means the chairman and any vice-chairman of the board of directors of an issuer who performs the functions of such office on a full-time basis, the president, any vice-president in charge of a principal business unit such as sales, finance or production, and any officer of the issuer or of a subsidiary who performs a policy-making function in respect of the issuer, whether or not such officer is also a director of the issuer or the subsidiary;
  - (ii) "options" includes all options, share purchase warrants or rights other than those shares issued on a pro rata basis, to all security holders of the same class resident in Canada and an extension of an option shall be deemed to be a granting of an option.
- Options that are proposed to be held are those where there is an approval or understanding or commitment of the issuer or a subsidiary in respect of the granting of such options.
- 4. In the disclosure made under this Item 24, do not include options granted or proposed to be granted that are otherwise disclosed in Item 1 or 2, including options granted or to be granted to the underwriter in respect of the distribution under the prospectus.
- 4. Item 19 of Form 15 of the said Regulation is revoked and the following substituted therefor:

#### ITEM 19 - Executive Compensation

Complete and attach to or include in this form a Statement of Executive Compensation in Form 41.

- 5. Item 6 of Form 28 of the said Regulation is revoked and the following substituted therefor:
- ITEM 6 Executive Compensation

Complete and attach to or include in this form a Statement of Executive Compensation in Form 41.

6. Item 6 of Form 30 of the said Regulation is revoked and the following substituted therefor:

#### ITEM 6 - Executive Compensation

Complete and attach to or include in this form a Statement of Executive Compensation in Form 41.

7. The said Regulation is amended by adding thereto the following Form:

#### FORM 41

#### Securities Act

#### STATEMENT OF EXECUTIVE COMPENSATION

#### ITEM I. GENERAL

- I.1 For the purposes of this form "executive officer" of an issuer means the chairman and any vice-chairman of the board of directors of the issuer, where that person performs the functions of such office on a full-time basis, the president, any vice-president in charge of a principal business unit such as sales, finance or production and any officer of the issuer or of a subsidiary who performs a policy-making function in respect of the issuer, whether or not such officer is also a director of the issuer or the subsidiary.
- An unincorporated issuer, including a mutual fund, that does not itself directly employ officers and the business of which is managed by a manager pursuant to a management contract with the issuer or by a trustee pursuant to a trust indenture, need comply only with items VI and VII, to the extent those items are applicable.

#### ITEM II. CASH

- II.1 State the number of executive officers of the issuer.
- II.2 State the aggregate cash compensation paid to the issuer's executive officers by the issuer and its subsidiaries for services rendered during the most recently completed financial year.
- II.3 For the purposes of subitem II.2,

- (a) cash compensation includes salaries, fees (including directors' fees), commissions and bonuses and, in addition to amounts actually paid during and for the most recently completed financial year, cash compensation includes;
  - bonuses to be paid for services rendered during the most recently completed financial year unless such amounts have not been allocated.
  - (ii) bonuses paid during the most recently completed financial year for services rendered in a previous financial year, and
  - (iii) any compensation other than bonuses earned during the most recently completed financial year, the payment of which is deferred;
- (b) compensation for a period during which an individual was not then an executive officer shall not be included in the determination of cash remuneration of executive officers; and
- (c) compensation paid during the most recently completed financial year that was disclosed in a filing of a document complying with the requirements of this form or a predecessor thereof in respect of a financial year other than the most recently completed financial year shall not be included.
- II.4 At the option of the issuer, the cash compensation figure set out pursuant to subitem II.2 may be broken down into categories such as salaries, fees, commissions and bonuses.

#### ITEM III. PLANS

- III.1 Describe briefly any plan pursuant to which cash or non-cash compensation was paid or distributed to executive officers during the most recently completed financial year or is proposed to be paid or distributed in a subsequent year and include in the description,
  - (a) a summary of how the plan operates;
  - (b) the criteria used to determine amounts payable;
  - (c) the time periods over which the measurement of benefits will be determined;
  - (d) payment schedules;
  - (e) any recent material amendments to the plan;

- (f) amounts paid or distributed during the most recently completed financial year; and
- (g) amounts accrued for the group during the most recently completed financial year, inasmuch as the distribution or unconditional vesting of same is not subject to future events.
- III.2 With respect to options to purchase securities granted to executive officers during the most recently completed financial year set out,
  - (a) a summary of how the plan operates;
  - (b) the criteria used to determine the number of securities under option;
  - (c) the time periods over which the measurement of benefits will be determined;
  - (d) payment schedules;
  - (e) all recent material amendments to the plan;
  - (f) the number of securities optioned during the most recently completed financial year;
  - (g) the designation and aggregate number of securities under option;
  - (h) the average per security exercise price (when options with differing terms are granted, the information should be given for each class or type of option) and when such price is less than the market value of the security underlying the option on the date the option is granted, provide the market price on such date.
- III.3 With respect to options exercised during the issuer's most recently completed financial year, provide, with respect to each class or type of option, in addition to the information prescribed by clauses III.2(a) to (f), the aggregate net value (market value less exercise price at the date of the exercise) of the securities under option.
- III.4 For the purposes of this item,
  - (a) compensation pursuant to a plan need be taken into account only to the extent that the plan discriminates in scope, terms or operation in favour of executive officers and is not available to all full time employees other than those covered by a collective agreement;
  - (b) where disclosure of an amount paid or distributed pursuant to a plan is made under clause III.1(f), that amount shall not be included in the cash compensation under item II;

- (c) amounts paid or distributed that are disclosed under clause III.1(f) shall not include amounts paid or distributed that have been disclosed in a previous filing of a document, other than a prospectus, complying with the requirements of this form under clause III.1(g) as accruing to the group in respect of a financial year other than the most recently completed financial year;
- (d) "options" includes all options, share purchase warrants or rights other than those issued to all security holders of the same class or to all security holders of the same class resident in Canada on a pro rata basis and an extension of an option shall be deemed to be a granting of an option;
- (e) "plan" includes any plan, contract, authorization or arrangement, whether or not set forth in any formal document and may be applicable to only one person, but does not include the Canada Pension Plan or a similar government plan.

#### ITEM IV - OTHER

- IV.1 Describe all other compensation not referred to in item II or III paid during the most recently completed financial year, including personal benefits and securities or property paid or distributed other than pursuant to a plan referred to in item III, which compensation is not offered on the same terms to all full time employees other than those covered by a collective agreement.
- IV.2 For the purposes of describing other compensation under subitem IV.1, the value to be given for such compensation shall be the issuer's and subsidiaries' aggregate incremental cost.
- IV.3 For the purposes of subitem IV.2, "incremental cost" is the cost to the issuer or subsidiary of conferring a benefit upon an individual where such cost would not be otherwise incurred by the issuer if the benefit were not so conferred.
- IV.4 When the aggregate value of the compensation disclosed under subitem IV.1 does not exceed the lesser of \$10,000 times the number of persons in the group or 10 per cent of the compensation stated under item II, it is necessary to declare that fact only and in the discretion of the Director, the \$10,000 threshold may be increased to \$25,000.

## ITEM V. - TERMINATION OF EMPLOYMENT OR CHANGE OF CONTROL

V.1 Describe any plan or arrangement in respect of compensation received or that may be received by

executive officers in the issuer's most recently completed or current financial year in view of compensating such officers in the event of the termination of employment (resignation, retirement, change of control) or in the event of a change in responsibilities following a change in control, where in respect of an executive officer the value of such compensation exceeds \$60,000.

#### ITEM VI. - COMPENSATION OF DIRECTORS

## VI.1 Describe.

- (a) any standard arrangements, stating amounts, pursuant to which directors are compensated by the issuer for their services in their capacity as directors, including any additional amounts payable for committee participation or special assignments; and
- (b) any other arrangements, stating amounts, in addition or in lieu of any standard arrangement, pursuant to which directors were compensated by the issuer in their capacity as directors during the most recently completed financial year.
- VI.2 Where compensation is in non-cash form, state the value of the benefit conferred, or if it is not possible to state the value, describe the benefit conferred.

#### ITEM VII. - UNINCORPORATED ISSUERS

- VII.1 Unincorporated issuers must report,
  - (a) the aggregate amount of fees or other compensation paid by the issuer to individuals acting as directors or trustees of the issuer in respect of each of the financial years reported upon;
  - (b) the aggregate amount of expenses reimbursed by the issuer to such individuals in respect of the fulfillment of their duties as directors or trustees.
- VII.2 Where compensation is in non-cash form, state the value of the benefit conferred, or if it is not possible to state the value, describe the benefit conferred.
- VII.3 The information required by this item may be disclosed in the annual financial statement in lieu of textual disclosure in an information circular or prospectus.

O. Reg. 420/85, s. 7.

8. Documents that but for this section would be required to provide disclosure in accordance with Form 12, 13, 14, 15, 28 or 30 and Form 41, as amended or made by this Regulation, in lieu of providing such disclosure with respect to a financial year of the issuer ending on or before the 30th day of December, 1985, may provide the disclosure in accordance with Form 12, 13, 14, 15, 28 or 30, as the case may be, as the form read immediately before the coming into force of this Regulation.

(7269)

36

#### PLANNING ACT, 1983

O. Reg. 421/85.

Zoning Areas-Geographic Township of Drayton, Territorial District of

Made-August 8th, 1985. Filed-August 20th, 1985.

#### ORDER MADE UNDER THE PLANNING ACT, 1983

#### ZONING AREAS—GEOGRAPHIC TOWNSHIP OF DRAYTON IN THE TERRITORIAL DISTRICT OF KENORA

#### 1. In this Order.

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same mobile home site:
- (b) "dwelling unit" means one or more habitable rooms occupied or capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of the unit with a private entrance from outside the building or from a common hallway or stairway inside the building:
- (c) "mobile home" means a dwelling unit that is designed to be made mobile and constructed or manufactured to provide a residence for one or more persons, but does not include a travel trailer or tent trailer or trailer otherwise designed. O. Reg. 421/85, s. 1.
- 2. This Order applies to that parcel of land situate in the geographic Township of Drayton in the Territorial District of Kenora, being that part of Lot L on a Plan registered in the Land Registry Office for the Registry Division of Kenora (No. 23) as Number M-259 designated as Part 2 on a Plan registered in the said Land Registry Office as Number 23R-2026. O. Reg. 421/85, s. 2.

- 3. No land to which this Order applies shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 421/85, s. 3.
- 4. Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except the location and use thereon of two mobile homes and buildings and structures accessory thereto. O. Reg. 421/85, s. 4.
- 5.-(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.
- (2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 421/85, s. 5.

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Dated at Toronto, this 8th day of August, 1985.

(7270)

36

## EXECUTIVE COUNCIL ACT

O. Reg. 422/85.

Transfer of Administration of Act-Niagara Escarpment Planning and Development Act transferred to Minister of Municipal Affairs.

Made-August 7th, 1985.

Filed-August 21st, 1985.

# ORDER IN COUNCIL

O.C. 1959/85

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Pursuant to subsections 2 (1) and 5 (1) of the Executive Council Act and effective on and after the 26th day of June, 1985, the administration of and all powers and duties under or in relation to the Niagara Escarpment Planning and Development Act be and are hereby assigned to the Minister of Municipal Affairs.

Further that Order in Council numbered OC-1890/85, dated July 25, 1985, be rescinded effective the date of this Order. O. Reg. 422/85.

Recommended

David Peterson

Premier and President

of the Council

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered August 7, 1985.

John B. Aird Lieutenant Governor

(7271)

36

O. Reg. 423/85.

Restricted Areas—District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson.

PLANNING ACT, 1983

Made—August 16th, 1985. Filed—August 21st, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 672/81 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 672/81 is amended by adding thereto the following section:

72.—(1) Notwithstanding section 16 and subsection 50 (1), two seasonal dwellings may be erected and used on the land described in subsection (2) provided that the requirements of subsection 24 (1) are met and that the distance between the two seasonal dwellings is not less than 100 metres.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Dawson in the Territorial District of Manitoulin, being that part of Lot 16 in Concession XII described as PART 1 on a Plan depo-

sited in the Land Registry Office for the Registry Division of Manitoulin (No. 31) as Number 31R-1351. O. Reg. 423/85, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 16th day of August, 1985.

(7272)

PLANNING ACT, 1983

O. Reg. 424/85.Restricted Areas—Territorial District of Sudbury.

Made—August 12th, 1985. Filed—August 21st, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:

60.—(1) The land described in subsection (2) may be used for the erection and use of a seasonal dwelling and buildings and structures accessory thereto, including a guest cabin with a maximum total floor area of 25 square metres.

(2) Subsection (1) applies to that parcel of land in the geographic Township of Burwash in the Territorial District of Sudbury, being that part of Lot 8 in Concession VI designated as PART 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-7637 and being Parcel 44208, S.E.S. O. Reg. 424/85, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 12th day of August, 1985.

(7273) 36

# **Publications Under The Regulations Act**

September 14th, 1985

#### PLANNING ACT, 1983

O. Reg. 425/85. Restricted Areas-County of Simcoe, Township of Innisfil. Made-August 12th, 1985. Filed-August 26th, 1985.

# REGULATION TO REVOKE ONTARIO REGULATION 1034/80 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulations 1034/80, 20/82 and 5/84 are revoked.

> BERNARD GRANDMAÎTRE Minister of Municipal Affairs

Dated at Toronto, this 12th day of August, 1985.

(7296)

37

# COMMODITY BOARDS AND MARKETING AGENCIES ACT

O. Reg. 426/85. Levies or Charges-Milk. Made-August 16th, 1985. Filed—August 26th, 1985.

REGULATION TO AMEND **REGULATION 112 OF REVISED REGULATIONS OF ONTARIO**, 1980 MADE UNDER THE COMMODITY BOARDS AND MARKETING AGENCIES ACT

1.—(1) Subsection 2 (1) of Regulation 112 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 518/82 and subsection 1 (I) of Ontario Regulation 814/82, is further amended by striking out "\$6" in the ninth line and inserting in lieu thereof "\$30".

- (2) Subsection 2 (2) of the said Regulation, as amended by section 1 of Ontario Regulation 275/82, subsection 1 (2) of Ontario Regulation 814/82, section 1 of Ontario Regulation 514/83 and section 1 of Ontario Regulation 512/84, is further amended by striking out "\$36" in the ninth line and inserting in lieu thereof "\$40".
  - 2. This Regulation shall be deemed to have come into force on the 1st day of August, 1985.

(7297)

37

3879

#### AGRICULTURAL ASSOCIATIONS ACT

O. Reg. 427/85. Designation of Associations. Made-August 7th, 1985. Filed-August 26th, 1985.

REGULATION TO AMEND REGULATION 10 OF REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE AGRICULTURAL ASSOCIATIONS ACT

- 1. The Schedule to Regulation 10 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 611/81, section 1 of Ontario Regulation 852/82, section 1 of Ontario Regulation 99/83, section 1 of Ontario Regulation 413/84 and section 1 of Ontario Regulation 12/85, is further amended by adding thereto the following item:
- 28. Temiskaming Grain Growers Association.

(7298)

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 428/85.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—August 26th, 1985. Filed—August 27th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

# 1. Ontario Regulation 482/73 is amended by adding thereto the following section:

117.—(1) Notwithstanding any other provision of this Order, the building existing on August 6, 1985 on the land described in subsection (2) may continue to be used for two dwellings and may be extended provided the following requirements are met:

Maximum floor area of extension 71 square metres

1

Maximum height of extension

storey or

5 metres, whichever is greater

Minimum distance between the extension and the top of the bank of the Grindstone Creek Valley

12.5 metres

Minimum distance between the extension and the east lot line of the land described in subsection (2)

3.66 metres

(2) Subsection (1) applies to that parcel of land in the City of Burlington in The Regional Municipality of Halton, being that part of Lot 13 in Concession I of the former Township of East Flamborough more particularly described as follows:

Premising that the bearings used herein are referred to Plains Road West on a course of north 79° 19' west;

Beginning at a concrete monument planted at the southwestern corner of Lot 1 shown on a Plan of Survey known as Valley View registered in the Land Registry Office for the Registry Division of Wentworth as No. 645;

Thence westerly along the northern limit of Plains Road on a curve to the right having a radius of 1,609.03 feet, an arc distance of 192 feet, 4½ inches, more or less, to a concrete monument planted at the end of said curve, the chord of the said curve having a measurement of 192 feet, 3 inches and a bearing of north 82° 44′ 30″ west;

Thence north 79° 19′ west along the northern limit of Plains Road 206 feet, 2 inches to the point of commencement of the herein described parcel of land;

Thence continuing north 79° 19' west along the northern limit of Plains Road 127 feet, more or less, to a stake planted;

Thence north 10° 41′ east 229 feet, more or less, to an iron bar planted at the water's edge in the southern limit of the marshlands lying to the north of the herein described parcel of land;

Thence northeasterly and easterly following the water's edge of the said marshlands in all its various windings, 88 feet, more or less, to the point in a line drawn on a course of north 0° 35' east from the stake at the point of commencement of the herein described parcel of land;

Thence south 0° 35' west 265 feet, more or less, to the point of commencement. O. Reg. 428/85, s. 1.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

37

Dated at Toronto, this 26th day of August, 1985.

(7299)

3881

# MINISTRY OF HEALTH ACT

O. Reg. 429/85. Grants to University Faculties of Medicine. Made—August 6th, 1985. Filed-August 28th, 1985.

# REGULATION TO AMEND **ONTARIO REGULATION 536/82** MADE UNDER THE MINISTRY OF HEALTH ACT

1. The Schedule to Ontario Regulation 536/82, as remade by section 1 of Ontario Regulation 494/84, is revoked and the following substituted therefor:

#### Schedule

COLUMN 1	Column 2	Column 3
Faculty of Medicine	Amount of Grant	Fiscal Year
University of Ottawa	\$767,325	April 1, 198

O. Reg. 429/85, s. 1.

MURRAY ELSTON Minister of Health

Dated at Toronto, this 6th day of August, 1985.

(7326)

37

#### TEACHERS' SUPERANNUATION ACT, 1983

O. Reg. 430/85. General. Made-August 29th, 1985. Filed-August 30th, 1985.

# REGULATION TO AMEND **ONTARIO REGULATION 423/84** MADE UNDER THE TEACHERS' SUPERANNUATION ACT, 1983

- 1. Section 19 of Ontario Regulation 423/84 is revoked and the following substituted therefor:
- 19. School attendance counsellors within the meaning of Part II of the Education Act are prescribed for the purpose of subclause 1 (1) (j) (viii) of the Act. O. Reg. 430/85, s. 1.

- 2.—(1) Paragraph 81 of section 21 of the said Regulation is revoked and the following substituted therefor:
  - 81. London Christian Academy, London.
- (2) Paragraph 107 of the said section 21 is revoked and the following substituted therefor:
  - 107. St. Patrick School, Thunder Bay.
- (3) Section 21 of the said Regulation is amended by adding thereto the following paragraphs:
  - 118. Faith Community Christian School Society, London.
  - 119. Islington Band Day School, Whitedog.
  - 120. West Island College, Ottawa.
  - 3.—(1) This Regulation, except section 2, comes into force on the 31st day of August, 1985.

(2) Section 2 comes into force on the 1st day of September, 1985.

(7327) 37

#### PLANNING ACT, 1983

O. Reg. 431/85.

Restricted Areas—Municipality of Metropolitan Toronto, the Borough of Scarborough (now the City of Scarborough). Made—July 30th, 1985. Filed—August 30th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 20/74 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 20/74 is amended by adding thereto the following section:

15.—(1) In this section, "ground floor area" means the area of the lowest storey of a building or structure above grade, excluding any basement or cellar, measured between the exterior faces of the exterior walls of the floor level of that storey but, in the case of a dwelling unit, does not include the floor area of a garage, porch, verandah or unfinished attic, basement or cellar.

(2) Notwithstanding any other provision of this Order, the land described in subsection (3) may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto, provided the following requirements are met:

Minimum distance between the centre line of Beare Road and any building or structure

25 metres

Minimum distance between a side lot line and any building or structure

1.2 metres

Minimum distance between the rear lot line and any building or structure

15 metres

Minimum ground floor area

139 square metres

(3) This section applies to that parcel of land in the City of Scarborough in The Municipality of Metropolitan Toronto, being that part of Lot 2 in Concession IV described as follows:

Premising that the bearing on the allowance for road between lots 2 and 3, known as Beare Road, is north 17° 46′ west and relating all bearings herein thereto;

Beginning at a point in the westerly limited of the lot measured north 17° 46′ west 690.93 feet from the southwest angle of the lot to an iron bar planted;

Thence north 72° 59′ 30″ east 10 feet to an iron bar;

Thence north  $17^{\circ}$  46' west 188.17 feet to an iron bar where the parcel of land about to be described commences;

Thence north 72° 59′ 30″ east 463 feet to an iron bar;

Thence north 17° 46' west 188.17 feet to an iron bar;

Thence south 72° 59′ 30″ west 463 feet to an iron bar;

Thence south 17° 46′ east 188.17 feet to an iron bar being the place of beginning. O. Reg. 431/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

37

Dated at Toronto, this 30th day of July, 1985.

(7328)

# POWER CORPORATION ACT

O. Reg. 432/85.

Pension and Insurance Plan. Made—February 27th, 1985. Approved—August 29th, 1985. Filed—August 30th, 1985.

# REGULATION TO AMEND REGULATION 796 OF REVISED REGULATIONS OF ONTARIO, 1980 -MADE UNDER THE POWER CORPORATION ACT

- 1. Section 22 of Regulation 796 of Revised Regulations of Ontario, 1980, as amended by section 9 of Ontario Regulation 173/83 and section 5 of Ontario Regulation 768/83, is further amended by adding thereto the following subsection:
- (14) Where a pension paid under this section on or after the 28th day of February, 1974 was discontinued because the deceased member's spouse remarried and the subsequent marriage ended, a pension in the amount that the deceased member's spouse would

O. Reg. 434/85

3883

have been receiving except for the discontinuance shall be resumed if the said spouse,

- (a) is not entitled to, or disclaims the right to, a pension under this plan upon the death of the spouse of the subsequent marriage; and
- (b) elects to repay, in a single sum on the date of reinstatement of the pension, any payment received under subsection (3) with interest thereon from the date of payment at the same rate of interest as prescribed by subsection 12 (2) to the date of repayment. O. Reg. 432/85, s. 1.
- 2.—(1) Subsection 40 (1) of the said Regulation, as remade by section 14 of Ontario Regulation 173/83, is amended by striking out "Subject to subsection (2)" in the first line.
- (2) Subsections 40 (2) and (3) of the said Regulation, as remade by section 14 of Ontario Regulation 173/83, are revoked.
  - 3. Subsection 42 (3) of the said Regulation, as remade by section 15 of Ontario Regulation 173/83, is revoked and the following substituted therefor:
- (3) Every member,
  - (a) receiving benefits under section 8 after the 1st day of September, 1984 and to whom clause (b) does not apply is insured for the greater of an amount equivalent to his base annual earnings at the end of the waiting period set out in subsection 8 (2) rounded upward to the nearest \$500 and multiplied by two, or an amount determined in accordance with the election made under section 34 or 35 immediately before the start of benefits under section 8, until the termination of the disability income benefits, and any election under section 34 or 35 made before the start of the benefits continues to be effective on the first day of the month coincident with or immediately following the member's return to active employment other than rehabilitative employment; and
  - (b) whose benefits under section 8 start on or after the day this subsection comes into force continues to be insured in accordance with the election made under section 34 or 35 immediately before the start of the benefits and section 35 does not apply until the member's return to active employment other than rehabilitative employment. O. Reg. 432/85, s. 3.

ONTARIO HYDRO:

Tom Campbell Chairman

L. E. LEONOFF Secretary

Dated at Toronto, this 27th day of February, 1985.

(7329)

37

#### MILK ACT

O. Reg. 433/85. Industrial Milk—Marketing. Made—August 28th, 1985. Filed—August 30th, 1985.

# REGULATION TO AMEND REGULATION 623 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

- Subsection 13 (6) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (7) of Ontario Regulation 166/85, is revoked and the following substituted therefor:
- (6) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.33 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 433/85, s. 1.
  - This Regulation comes into force on the 1st day of September, 1985.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON Chairman

> H. PARKER Secretary

Dated at Mississauga, this 28th day of August, 1985.

(7330)

37

#### MILK ACT

O. Reg. 434/85.

Marketing of Milk to Fluid Milk Proces-

Made—August 28th, 1985. Filed—August 30th, 1985.

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# REGULATION TO AMEND ONTARIO REGULATION 541/81 MADE UNDER THE MILK ACT

O. Reg. 434/85

- 1. Subsection 15 (10) of Ontario Regulation 541/81, as remade by subsection 1 (10) of Ontario Regulation 164/85, is revoked and the following substituted therefor:
- (10) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.33 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 434/85, s. 1.
  - 2. This Regulation comes into force on the 1st day of September, 1985.

THE ONTARIO MILK MARKETING BOARD:

KENNETH McKinnon Chairman

> H. PARKER Secretary

Dated at Mississauga, this 28th day of August, 1985.

(7331)37

#### LOCAL SERVICES BOARDS ACT

O. Reg. 435/85.

Establishment of Local Services Board-Community of Ferguson. Made—August 29th, 1985.

Filed—August 30th, 1985.

#### ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the Local Services Boards Act and

IN THE MATTER OF the establishment of a Local Services Board for the community of Ferguson situate in territory without municipal organization in the Territorial District of Parry Sound.

#### ORDER

Under the provisions of section 4 of the Local Services Boards Act, IT IS ORDERED:

- 1. A Local Services Board is established under the name "The Local Services Board of Ferguson". O. Reg. 435/85, s. 1.
- 2. The boundaries of the Board area are those described in the Schedule. O. Reg. 435/85, s. 2.

- 3. The Board shall be composed of five members. O. Reg. 435/85, s. 3.
- 4. The Board may exercise the powers set out in paragraphs 2, 5 and 6 of the Schedule to the Act. O. Reg. 435/85, s. 4.
- 5.—(1) The election of the first members of the Board shall be held in the community of Ferguson on the 7th day of September, 1985 and the members so elected shall hold office from the 7th day of September. 1985 to the 30th day of September, 1986 and until a new Board is elected.
- (2) Ms. Colette Ilnitski, Acting Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose she has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 435/85, s. 5.

RENÉ FONTAINE Minister of Northern Affairs and Mines

Dated at Toronto, this 29th day of August, 1985.

#### Schedule

All that tract of land in the geographic Township of Ferguson, in the Territorial District of Parry Sound and in the Province of Ontario, described as follows:

Beginning at the northeasterly corner of the said township;

Thence southerly along the easterly boundary of the said township to the southeasterly corner thereof;

Thence westerly along the southerly boundary of the said township to the intersection with the centre line of the allowance for road between lots 15 and 16, Concession I, in the said township;

Thence northerly along the said centre line to the intersection with the centre line of the allowance for road between concessions II and III;

Thence easterly along the said centre line to the intersection with the southerly production of the westerly limit of Lot 12, Concession III;

Thence northerly along the said southerly production and continuing along the westerly limit of said Lot 12 to the northwesterly corner thereof;

Thence westerly along the southerly limit of Lot 13, Concession IV, to the southwesterly corner thereof;

Thence northerly along the westerly limit of said Lot 13 to the northwesterly corner thereof;

Thence northerly in a straight line across the allowance for road between concessions IV and V to the southwesterly corner of Lot 13, Concession V;

Thence northerly along the westerly limit of Lot 13, concessions V and VI, to the northwesterly corner of Lot 13, Concession VI;

Thence northerly in a straight line across the allowance for road between concessions VI and VII to the southwesterly corner of Lot 13, Concession VII;

Thence northerly along the westerly limit of Lot 13, Concession VII, to the northwesterly corner thereof;

Thence easterly along the northerly limit of said Lot 13 to the northeasterly corner thereof;

Thence northerly along the westerly limit of Lot 12, Concession VIII, to the northwesterly corner thereof;

Thence northerly in a straight line across the allowance for road between concessions VIII and IX to the southwesterly corner of Lot 12, Concession IX;

Thence northerly along the westerly limit of Lot 12, Concessions IX and X, to the northwesterly corner of Lot 12, Concession X;

Thence northerly along the northerly production of the westerly limit of Lot 12, Concession X, to the northerly boundary of the geographic Township of Ferguson;

Thence easterly along the said northerly boundary to the place of beginning. O. Reg. 435/85, Sched.

(7332) 37

#### **CONSERVATION AUTHORITIES ACT**

O. Reg. 436/85.

Fill, Construction and Alteration to Waterways—Napanee Region Conservation Authority.

Made—February 18th, 1985. Approved—August 29th, 1985. Filed—August 30th, 1985.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS—NAPANEE REGION CONSERVATION AUTHORITY

#### INTERPRETATION

- 1. In this Regulation,
  - (a) "Authority" means the Napanee Region Conservation Authority;

- (b) "building or structure" means a building or structure of any kind;
- (c) "drainage area" means, for a point, the area which contributes runoff to that point;
- (d) "fill" means earth, sand, gravel, rubble, rubbish, garbage, storage material or any other material, whether similar to or different from any of the aforementioned materials, whether originating on the site or elsewhere, used or capable of being used to raise, lower or in any way affect the contours of the ground;
- (e) "fill line" means any line designated as such on the maps referred to in the Schedules;
- (f) "mm" means millimetres;
- (g) "regional storm" means,
  - (i) in the watershed of the Napanee River, the rainfall or snowmelt or the combination of rainfall and snowmelt that would produce, at a point in the main channel of the Napanee River immediately downstream of the Canadian National Railway bridge in the Town of Napanee, a peak flow of 139 cubic metres per second,
  - (ii) in the watershed of the Salmon River, the rainfall or snowmelt or the combination of rainfall and snowmelt that would produce, at a point in the main channel of the Salmon River immediately downstream of the Highway No. 2 bridge at Shannonville, a peak flow of 153 cubic metres per second,
  - (iii) in the watershed of Selby (Sucker) Creek, the rainfall or snowmelt or the combination of rainfall and snowmelt that would produce, at the mouth of Selby (Sucker) Creek on the Bay of Quinte, a peak flow of 85 cubic metres per second, and
  - (iv) in all other areas, the rainfall or snowmelt, or the combination of rainfall and snowmelt that would produce, at any point in a river, creek, stream or watercourse in the area, a peak flow which has the probability of occurrence of 1 per cent during any one year;
- (h) "river", "creek", "stream" or "watercourse" means any river, creek, stream or watercourse within the area of jurisdiction of the Authority. O. Reg. 436/85, s. 1.
- 2. The areas described in the Schedules are areas in which, in the opinion of the Authority, the control of

flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 436/85, s. 2.

- 3. Subject to section 4, no person shall,
  - (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp, or in any area susceptible to flooding during a regional storm;
  - (b) place or dump fill, or permit fill to be placed or dumped, permanently or temporarily, in the areas described in the Schedules; or
  - (c) straighten, change, divert or interfere in any way with the existing channel of a river, stream, creek or watercourse. O. Reg. 436/85, s. 3.
- 4. Subject to the *Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure, or the placing or dumping of fill, or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping, or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 436/85, s. 4.
- 5. No person shall commence to construct any building or structure or dump or place fill, or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 436/85, s. 5.
- 6.—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,
  - (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade line;
  - (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details and methods of construction;
  - (c) four copies of a statement of the dates between which the construction will be carried out; and

- (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.
- (2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,
  - (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
  - (b) four copies of a complete description of the type of fill proposed to be dumped or placed, and the method of placing or dumping the fill;
  - (c) four copies of a statement of the dates between which the placing or dumping of fill will be carried out; and
  - (d) four copies of a statement of the proposed use of the land following completion of the placing or dumping.
- (3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or water-course shall be filed with the Authority and shall include,
  - (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
  - (b) four copies of a description of the protective measures to be undertaken and the method to be used to carry out such straightening, change, diversion or interference;
  - (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out;
     and
  - (d) four copies of a statement of the purpose of the proposed work. O. Reg. 436/85, s. 6.
- 7. The Authority may, at any time, withdraw any permission given under section 4 if, in the opinion of the Authority, the representations contained in the application for the permission are not carried out. O. Reg. 436/85, s. 7.
- 8. The Authority may from time to time appoint officers to enforce this Regulation. O. Reg. 436/85, s. 8.

#### Schedule 1

#### NAPANEE RIVER

That part of the watershed of the Napanee River extending from the river mouth to the outlet of the

Cameron Swamp, located within the counties of Lennox and Addington and Frontenac, more particularly described as follows:

1. In the Township of Richmond in the County of Lennox and Addington:

	Concession	Lот
I		Parts of 11 to 19, both inclusive
I	(Part of the Town of Napanee)	Parts of former 20 to 22, both inclusive
II	(Part of the Town of Napanee)	Parts of former 22 to 24, both inclusive
II		Parts of 25 to 30, both inclusive

2. In the Township of North Fredericksburgh in the County of Lennox and Addington:

Concession	Lot
IV	Parts of 4 to 8, both inclusive
VI	Parts of 9 to 16, both inclusive
VII	Parts of 21 to 26, both inclusive
VII (Part of the Town of Napanee)	Parts of former 17 to 20, both inclusive

3. In the Township of Camden East in the County of Lennox and Addington:

Concession	Lot ·
	Parts of 1 to 12, both inclusive, and 21 to 43, both inclusive
I (Part of the Village of Newburgh)	Parts of former 13 to 20, both inclusive
II	Parts of 21 to 23, both inclusive, and 42 to 50, both inclusive

	Concession	Lот
ΙΙ	(Part of the Village of Newburgh)	Parts of former 18 to 20, both inclusive
III		Parts of 48 to 50, both inclusive

4. In the Township of Portland in the County of Frontenac:

Concession	Lот
v	Parts of 19
VI	Parts of 18 and 19

As shown by the fill lines on maps filed in the Regional Office of the Ministry of Natural Resources at Kemptville, Ontario as numbers NR 1-3 to NR 1-12, dated June 1978, both inclusive. O. Reg. 436/85, Sched. 1.

#### Schedule 2

VARTY LAKE, CAMDEN LAKE AND CAMERON CREEK SWAMP

That part of the watersheds of Varty Lake, Camden Lake and Cameron Creek Swamp located within the Counties of Lennox and Addington and Frontenac, more particularly described as follows:

1. In the Township of Camden East in the County of Lennox and Addington:

Concession	Loт
П	Parts of 30 to 37, both inclusive
III	Parts of 35 to 42, both inclusive
IV	Parts of 28, 29, 31 to 35, both inclusive, and 37 to 42, both inclusive
V	Parts of 24 to 41, both inclusive
VI	Parts of 31 to 52, both inclusive
VII	Parts of 36 to 53, both inclusive

2. In the Township of Portland in the County of Frontenac:

Concession	Lot
VI	Parts of 14 and 15
VII	Parts of 13, 14 and 16 to 19, both inclusive
VIII	Parts of 13 to 18, both inclusive
IX	Parts of 9 to 22, both inclusive
X	Parts of 8 to 23, both inclusive
XI	Parts of 8 to 11, both inclusive, and 21 to 23, both inclusive
XII	Parts of 8

As shown by the fill lines on maps filed in the Regional Office of the Ministry of Natural Resources at Kemptville, Ontario as numbers NR 2-1 to NR 2-10, dated July 1981, both inclusive, and NR 2-23 to NR 2-28, dated June 1978, both inclusive. O. Reg. 436/85, Sched. 2.

#### Schedule 3

HOWES LAKE, VANLUVEN LAKE, HAMBLY LAKE, FIRST DEPOT LAKE AND FOURTEEN ISLAND LAKE

That part of the watersheds of Howes Lake, Van-Luven Lake, Hambly Lake, First Depot Lake and Fourteen Island Lake located within the County of Frontenac more particularly described as follows:

1. In the Township of Portland in the County of Frontenac:

Concession	Loт
IX	Parts of 7 to 9, both inclusive
X	Parts of 6 to 9, both inclusive
XI	Parts of 1 to 5, both inclusive, and 7 to 11, both inclusive

Concession	Lот
XII	Parts of 1 to 5, both inclusive, 7 to 12, both inclusive, and 17
XIII	Parts of 5 to 8, both inclusive, and 15 to 18. both inclusive
XIV	Parts of 5 to 7, both inclusive, and 18

2. In the Township of Loughborough in the County of Frontenac:

Concession	Lot
XII	Parts of 1 to 3, both inclusive
XIII	Parts of 1 to 4, both inclusive

As shown by the fill lines on maps filed in the Regional Office of the Ministry of Natural Resources at Kemptville, Ontario as numbers NR 3-15 to NR 3-22, dated July 1981, both inclusive. O. Reg. 436/85, Sched. 3.

#### Schedule 4

WHITE LAKE, POTSPOON LAKE, THIRTY ISLAND LAKE and THIRTEEN ISLAND LAKE

That part of the watersheds of White Lake, Potspoon Lake, Thirty Island Lake and Thirteen Island Lake located within the County of Frontenac, more particularly described as follows:

 In the Township of Bedford in the County of Frontenac:

Concession	Loт
I	Parts of 1 and 2
П	Parts of 1 to 6, both inclusive, and 10 to 12, both inclusive
III	Parts of 3 to 15, both inclusive
IV	Parts of 6 to 14, both inclusive
V	Parts of 11 to 13, both inclusive

2. In the Township of Portland in the County of Frontenac:

Concession	Lот
XIV	Parts of 1 and 2

In the Township of Loughborough in the County of Frontenac:

Concession	Lот
xiv	Parts of 1 and 2

As shown by the fill lines on maps filed in the Regional Office of the Ministry of Natural Resources at Kemptville, Ontario as numbers NR 4-11 to NR 4-14, dated July 1981, both inclusive. O. Reg. 436/85, Sched. 4.

#### Schedule 5

#### SALMON RIVER

That part of the watershed of the Salmon River extending from the junction of the Salmon River and the line dividing the Township of Tyendinaga and the Township of Richmond, to the junction of the Salmon River and the line dividing the Township of Camden East and the Township of Sheffield located within the County of Lennox and Addington, more particularly described as follows:

1. In the Township of Richmond in the County of Lennox and Addington:

Concession	Lot
VI	Parts of 1 to 8, both inclusive
VII	Parts of 8 to 17, both inclusive
VIII	Parts of 17 to 20, both inclusive
IX	Parts of 20 to 23, both inclusive

2. In the Township of Camden East in the County of Lennox and Addington:

Concession	Lот
VI	Parts of 1 to 3, both inclusive
VII	Parts of 1 to 15, both inclusive
VIII	Parts of 11 to 17, both inclusive
IX	Parts of 16 to 19, both inclusive

As shown by the fill lines on maps filed in the Regional Office of the Ministry of Natural Resources at Kemptville, Ontario as numbers NR 5-5 to NR 5-11, dated January 1979, both inclusive. O. Reg. 436/85, Sched. 5.

#### Schedule 6

#### SELBY CREEK

That part of the watershed of Selby (Sucker) Creek extending from the junction of Selby (Sucker) Creek and the line dividing the Township of Tyendinaga and the Township of Richmond, to a point upstream of the Hamlet of Selby located within the County of Lennox and Addington, more particularly described as follows:

1. In the Township of Richmond in the County of Lennox and Addington:

Concession	Lот
II	Parts of 1 to 20, both inclusive
III	Parts of 16 to 23, both inclusive
IV	Parts of 16 to 23, both inclusive
V	Parts of 22 and 23

As shown by the fill lines on maps filed in the Regional Office of the Ministry of Natural Resources at Kemptville, Ontario as numbers NR 6-3 to NR 6-8, dated November 1980, both inclusive. O. Reg. 436/85, Sched. 6.

NAPANEE REGION CONSERVATION AUTHORITY:

L. DUANE WILLIAMS
Chairman

Donna Giberson Secretary-Treasurer

Dated at Napanee, this 18th day of February, 1985.

(7333) 37

#### CONSERVATION AUTHORITIES ACT

O. Reg. 437/85.

Fill, Construction and Alteration to Waterways—Essex Region.
Made—May 15th, 1985.
Approved—August 29th, 1985..
Filed—August 30th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 730/82 MADE UNDER THE CONSERVATION AUTHORITIES ACT

 Ontario Regulation 730/82, as amended by section 1 of Ontario Regulation 784/84, is further amended by adding thereto the following Schedules:

#### Schedule 5

#### CANARD RIVER AND BIG CREEK

The part of the watershed of Canard River and Big Creek within the fill line as outlined by a broken line on maps ER5-1 to ER5-18, both inclusive, ER5-20 to ER5-29, both inclusive, ER5-31 to ER5-49, both inclusive, ER5-49A, ER5-50, ER5-52 to ER5-59, both inclusive, and ER5-61 to ER5-67, both inclusive, all maps dated December 1982, of the maps entitled "Essex Region Conservation Authority, Canard River and Big Creek, Floodline Mapping Study", filed in the Regional Office of the Ministry of Natural Resources at London, Ontario, comprised of all the land and premises being in the County of Essex, more particularly described as follows:

1. In the Township of Malden, County of Essex, and being comprised of the following lots:

Concession	Lot
I	Parts of 5 to 19, both inclusive
II	Parts of 6, 20, 21 and 24
III	Parts of 25 to 32, both inclusive All of 33
	Part of the Caldwell Grant

	,
Concession	Lот
1V	Parts of 34, 36, 37 and 38 All of 35
V	Parts of 49, 50, 52 and 56 All of 53, 54 and 55
VI	Parts of 57, 63, 64 and 67 to 70, both inclusive
VII	Parts of 63, 64 and 77 to 81, both inclusive
VIII	Parts of 88, 89, 93 and 94 All of 90, 91 and 92
IX	Part of 96 All of 97 to 101, both inclusive

2. In the Township of Anderdon, County of Essex, and being comprised of the following lots:

<del></del>	
Concession	Lот
I	Parts of 26 to 42, both inclusive
II	Parts of 1 to 14, both inclusive
III	Parts of 1, 4 to 10, both inclusive and 14
IV	Parts of 3 to 7, both inclusive, and 11 to 14, both inclusive
V	Parts of 1 to 4, both inclusive, and 9 to 14, both inclusive
VI	Parts of 1, 2, 5 to 10, both inclusive, 12, 13 and 14
VII	Parts of 4 to 9, both inclusive, 11 and 12
VIII	Parts of 1 to 6, both inclusive, 8, 9, 11, 12 and 13

3. In the Township of Sandwich West, County of Essex, and being comprised of the following lots:

Concession	Lот
I	Parts of 2 to 29, both inclusive
II	Parts of 1 to 34, both inclusive

Concession	Loт
III	Parts of 1 to 6, both inclusive
IV	Parts of 3 to 6, both inclusive
v	Parts of 1, 2 and 3
VI	Parts of 1, 2 and 3
VII	Parts of 1 and 2
УШ	Part of 1

4. In the Township of Colchester North, County of Essex, and being comprised of the following lots:

Concession	Lот
South Malden Road	Parts of 1, 2 and 3, 6 to 10, both inclusive, and 12 to 32, both inclusive
North Malden Road	Parts of 1 to 13, both inclusive, and 17 to 33, both inclusive
South Talbot Road	Parts of 281, 283, 284 and 285
VII	Parts of 3 to 8, both inclusive
VIII	Parts of 8 to 13, both inclusive, and 18 to 21, both inclusive
IX	Parts of 11, 12, 13 and 17 to 21, both inclusive
X	Part of 1 All of 17 to 21, both inclusive
XI	Part of 1
хп	Parts of 1, and 12 to 15, both inclusive
хш	Parts of 1 to 4, both inclusive, and 14 to 18, both inclusive
XIV	Parts of 1 to 4, both inclusive, and 14 to 17, both inclusive

O. Reg. 437/85, s. 1, part.

#### Schedule 6

#### TURKEY CREEK

The part of the watershed of Turkey Creek within the fill line as outlined by a broken line on maps ER6-1

dated 1983 and ER6-2 to ER6-13, both inclusive, ER6-15A, ER6-16, ER6-17 and ER6-21A, dated February 1982, of the maps entitled "City of Windsor—Photo Map" and maps ER6-14, ER6-15B, ER6-18 to ER6-20, both inclusive, ER6-21B, ER6-22 to ER6-33, both inclusive, ER6-34A, ER6-34B, ER6-35 and ER6-36, dated February 1982, of the maps entitled "City of Windsor—Topographic Map", filed in the Regional Office of the Ministry of Natural Resources at London, Ontario, comprised of all the land and premises being in the County of Essex, more particularly described as follows:

1. In the City of Windsor, County of Essex, and being comprised of the following lots:

Concession	Loт
11	Parts of 44 to 55, both inclusive, and 71 to 109, both inclusive
III	Parts of 63 to 78, both inclusive, and 81 to 102, both inclusive
IV	Parts of 1 to 5, both inclusive
North of Talbot Road	Parts of 306 to 308, both inclusive

2. In the Township of Sandwich West, County of Essex, and being comprised of the following lots:

Concession	Lот
I	Parts of 36 to 45, both inclusive
II	Parts of 33 to 40, both inclusive
IV	Parts of 1 and 2

O. Reg. 437/85, s. 1, part.

ESSEX REGION CONSERVATION AUTHORITY:

KIRK WALSTEDT

Chairman

ROBERT C. READ Secretary-Treasurer

Dated at Essex, Ontario, this 15th day of May, 1985.

(7334)



# **Publications Under The Regulations Act**

September 21st, 1985

#### ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT

O. Reg. 438/85. General. Made—August 29th, 1985. Filed—September 3rd, 1985.

REGULATION TO AMEND ONTARIO REGULATION 654/84 MADE UNDER THE ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT

Dated-

- Paragraphs 1, 2 and 3 of section 2 of Ontario Regulation 654/84 are revoked and the following substituted therefor:
  - An institution within the meaning of clause 21 (1) (a) of the Health Protection and Promotion Act, 1983.
  - A hospital for chronic patients listed under the headings "Group F Hospitals" and "Group G Hospitals" in the Schedule to Regulation 863 of Revised Regulations of Ontario, 1980 (Classification of Hospitals).
- Form 5 of the said Regulation is revoked and the following substituted therefor:

#### Form 5

Ontano A

Ministry Tax
of Appeals
Revenue Branch

Ontario Pensioners Property Tax Assistance Act

NOTICE OF OBJECTION

#### Instructions:

To be prepared and sent by **Registered Mail** addressed to the Minister of Revenue, c/o The Director, Tax Appeals Branch, Ministry of Revenue, P.O. Box 627, 33 King Street West, Oshawa, Ontario, L1H 8H5

Reference No

THIS NOTICE MUST BE SIGNED BY THE PERSON OBJECTING OR REPRESENTATIVE

Signature

O. Reg. 438/85, s. 2.

Check here if additional shee

 Section 1 of this Regulation shall be deemed to have come into force on the 1st day of January, 1985.

ROBERT NIXON

Dated at Toronto, this 29th day of August, 1985.

ROBERT NIXON
Minister of Revenue

(7335)

3964

38

#### MENTAL HEALTH ACT

O. Reg. 439/85. Application of Act. Made—August 29th, 1985. Filed—September 3rd, 1985.

REGULATION TO AMEND REGULATION 609 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

1. Schedule 1 to Regulation 609 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

26a. Mississauga Credit Valley Hospital

## MENTAL HEALTH ACT

O. Reg. 440/85. Application of Act. Made—August 29th, 1985. Filed—September 3rd, 1985.

REGULATION TO AMEND REGULATION 609 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

- 1. Item 7 of Schedule 3 to Regulation 609 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 7. Guelph Community Mental Health Clinic

(7336) 38 (7337)

38

#### MINISTRY OF COLLEGES AND UNIVERSITIES ACT

O. Reg. 441/85. Graduate Scholarships. Made-July 26th, 1985. Approved-August 29th, 1985. Filed-September 4th, 1985.

# REGULATION TO AMEND REGULATION 642 OF REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT

- 1. Subsection 6 (1) of Regulation 642 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 430/84, is revoked and the following substituted therefor:
- (1) The amount of an award under Part II or Part III shall not exceed \$2,435 per term. O. Reg. 441/85, s. 1.
  - 2. The said Regulation is amended by adding thereto the following section:
- 12 .- (1) It is a term and condition of an award payable under Part II or Part III that the applicant,
  - (a) has not at any time defaulted in repayment of a student loan guaranteed by the Province of Ontario, guaranteed by any other province or territory of Canada or made under the Canada Student Loans Act or the Ontario Venture Capital Program;
  - (b) has not at any time defaulted in repayment when required to repay to the Treasurer of Ontario the whole or any part of a grant made under Regulation 646 of Revised Regulations of Ontario, 1980 or any predecessor thereof: or
  - (c) has not at any time defaulted in repayment when required to repay to the Treasurer of Ontario the whole or any part of an award made under section 6 of this Regulation or any predecessor thereof.
  - (2) Subsection (1) does not apply where,
    - (a) the applicant repays the debt in full prior to the date of his application for an award under Part II or Part III;
    - (b) the applicant makes arrangements satisfactory to the Minister to correct the default in the repayment:

- (c) the Minister is satisfied that the default in the repayment is not deliberate on the part of the applicant and is beyond the control of the applicant; or
- (d) the Minister is satisfied relief from subsection (1) should be granted to the applicant on compassionate grounds,

provided that no legal proceedings have been instituted against the applicant for repayment of the loan, grant or award. O. Reg. 441/85, s. 2.

> GREGORY SORBARA Minister of Colleges and Universities

Dated at Toronto, this 26th day of July, 1985.

(7366)

THE ONTARIO GAZETTE

38

3965

## PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 442/85. Regional Municipality of York, Town of Markham. Made-August 28th, 1985. Filed-September 4th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

- 1. Ontario Regulation 473/73 is amended by adding thereto the following section:
- 68.—(1) In this section,
- "dry industry" means any undertaking of an industrial nature that is capable of being operated without municipal sanitary sewers and includes the manufacturing, warehousing, processing and storing of goods and materials;
- "industrial premises" means each part or the whole of a building that is separately occupied or used for carrying on a dry industry.
- (2) Notwithstanding any other provision of this Order, the land described in subsection (4) may be used for carrying on a dry industry and for the erection and use thereon of buildings and structures accessory to such use, provided the following requirements are met:

Minimum lot frontage

30 metres

Minimum lot area

1 hectare

40 per cent

Minimum floor area of any building

1,400 square metres

Minimum rear yard

12 metres

Minimum side yards

6 metres

Maximum height of any building or structure

14 metres

Minimum distance between any building and centre line of any street

12 metres

Minimum distance between any building and the westerly lot line

14 metres

Minimum distance between any building and the northern lot line

14 metres

For each industrial premises occupying a floor area of 3,000 square metres or less in a building, one parking space shall be provided for every 40 square metres or portion thereof of floor area.

For the second 3,000 square metres of floor area, one parking space shall be provided for every 100 square metres or portion thereof.

For that part of the floor area in excess of 6,000 square metres, one parking space shall be provided for every 200 square metres or portion thereof.

For each industrial premises occupying a floor area of 1,860 square metres or less in a building, one loading space shall be provided.

For each industrial premises occupying a floor area of more than 1,860 square metres in a building, two loading spaces shall be required.

(3) Notwithstanding subsection (2), no outside storage of goods or materials shall be permitted on the lands described in subsection (4) except for new goods and materials intended for use in the dry industry, and such open storage shall be subject to the following requirements:

An open storage area shall be permitted only in a rear yard and not closer than 9 metres to any street line.

An open storage area shall be located so that it is not visible from a street along any line that is perpendicular to such street.

An open storage area shall not extend over more than 30 per cent of the lot area exclusive of parking spaces.

An open storage area shall be used only for the temporary storage of goods and materials intended for use in the dry industry which is situate on the same lot as the goods and materials.

The height of stored materials shall not exceed the height of the lowest building on the same lot.

(4) This section applies to that parcel of land in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of that part of Lot 8 in Concession IV of the said Town described as Part 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of York Region (No. 65) as Number 65R-7678. O. Reg. 442/85, s. 1.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 28th day of August, 1985.

(7367)

38

#### PLANNING ACT, 1983

O. Reg. 443/85.

Restricted Areas—District of Thunder Bay, Geographic Townships of Gorham and Ware.

Made—August 27th, 1985. Filed—September 4th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 109/75 MADE UNDER THE PLANNING ACT, 1983

1. Subsection 45 (2) of Ontario Regulation 109/75, as made by section 1 of Ontario Regulation 373/85, is amended by striking out "M-43A" in the fourth line and inserting in lieu thereof "M-93A".

PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 27th day of August, 1985.

(7368)

38

#### MUNICIPAL TAX SALES ACT, 1984

O. Reg. 444/85. Municipal Tax Sales Rules. Made—August 29th, 1985. Filed—September 4th, 1985.

#### REGULATION MADE UNDER THE MUNICIPAL TAX SALES ACT, 1984

#### MUNICIPAL TAX SALES RULES

- 1. In this Regulation, "accumulated taxes" means real property taxes that have accumulated with respect to a parcel of land from the first day of advertising of the parcel for sale by public sale until the day a successful purchaser is declared. O. Reg. 444/85, r. 1.
- 2.—(1) This Regulation may be cited as the Municipal Tax Sales Rules.
- (2) A public sale of land under the Act shall be conducted in accordance with these rules. O. Reg. 444/85, r. 2.

## PART I

#### FORMS

- 3.-(1) A tax arrears certificate shall be in Form 1.
- (2) A notice required by section 4 of the Act shall be in Form 2.
- (3) A statutory declaration required by subsection 4 (4) of the Act shall be in Form 3.
- (4) A tax arrears cancellation certificate referred to in subsection 5 (2), 8 (5) or 12 (3) of the Act shall be in Form 4.
- (5) A final notice required by subsection 9 (1) of the Act shall be in Form 5.
- (6) A statutory declaration required by subsection 9 (2) of the Act shall be in Form 6.
- (7) A tax deed and the statutory declaration related thereto, as required by subsection 9 (4) of the Act, shall be in Form 10.
- (8) A notice of vesting and the statutory declaration related thereto, as required by subsection 9 (4) of the Act, shall be in Form 11.
- (9) The statement required by subsection 10 (2) of the Act shall be in Form 12.
- (10) A notice of forfeiture under section 23 of the Act shall be in Form 13. O. Reg. 444/85, r. 3.

#### PART II

#### SALE BY PUBLIC TENDER

- **4.**—(1) Where the treasurer conducts a sale under the Act by public tender, the advertisement required by clause 9(2)(d) of the Act shall be in Form 7 and the treasurer shall allow at least seven days after the publication of the last advertisement in *The Ontario Gazette* or newspaper, or, where there is no newspaper, the posting of the notice, for the submission of tenders.
- (2) An advertisement may relate to the sale of any number of parcels of land. O. Reg. 444/85, r. 4.
  - 5.—(1) A tender shall be in Form 8 and shall be,
    - (a) typewritten or legibly handwritten in ink;
    - (b) accompanied by a deposit of at least 20 per cent of the tender amount, which deposit shall be made by way of money order or by way of bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office;
    - (c) submitted in a sealed envelope on the outside of which is indicated "Tax Sale For (insert short description or municipal address of property sufficient to permit the treasurer to identify the parcel of land to which the tender relates)"; and
    - (d) addressed to the treasurer.
- (2) A tender shall relate to only one parcel of land. O. Reg. 444/85, r. 5.
- 6.—(1) On receiving an envelope identified as containing a tender, the treasurer shall mark on it the time and date on which it was received and shall retain it unopened in a safe place.
- (2) For the purposes of this Part, where two or more tenders are equal, the tender that was received earlier shall be deemed to be the higher. O. Reg. 444/85, r. 6.
- 7.—(1) A tender is withdrawn if the tenderer's written request to have the tender withdrawn is received by the treasurer before 3 p.m. local time on the last date for receiving tenders.
- (2) The envelope containing a withdrawn tender shall be opened at the time of the opening of the sealed envelopes. O. Reg. 444/85, r. 7.
- 8.—(1) The treasurer, at a place in the municipality that is open to the public, shall open the sealed envelopes containing the tenders as soon as possible after 3 p.m. local time on the last date for receiving tenders.

- (2) The sealed envelopes shall be opened in the presence of at least one person who did not submit a tender, which person may be a municipal employee.
- (3) After opening the sealed envelopes, the treasurer shall examine their contents and shall reject every tender that,
  - (a) is not equal to or greater than the minimum tender amount as shown in the advertisement;
  - (b) does not comply with rule 5;
  - (c) includes any term or condition not provided for in these rules; or
  - (d) has been withdrawn as set out in subrule 7 (1).
- (4) After complying with subrule (3), the treasurer shall reject all but the two highest of the remaining tenders.
- (5) Every rejected tender shall be returned to the tenderer together with the tenderer's deposit, if any, and a statement of the reason for rejection. O. Reg. 444/85, r. 8.
- 9. If, after complying with rule 8, no tenders remain, the treasurer shall declare that there is no successful purchaser and the treasurer shall register forthwith a notice of vesting in the name of the municipality. O. Reg. 444/85, r. 9.
- 10.—(1) If, after complying with rule 8, two tenders remain, the treasurer shall forthwith notify the higher tenderer, by ordinary mail sent to the address shown in the tender, that the tenderer will be declared to be the successful purchaser if, within fourteen calendar days of the mailing of the notice, the balance of the amount tendered, the applicable land transfer tax and the accumulated taxes are paid, in cash, to the treasurer.
- (2) If the higher tenderer makes the payment as set out in subrule (1), the treasurer shall declare the tenderer to be the successful purchaser.
- (3) If the higher tenderer does not make the payment as set out in subrule (1), the tenderer's deposit shall be forfeited forthwith to the municipality and the treasurer shall offer the parcel of land to the lower tenderer in accordance with rule 11. O. Reg. 444/85, r. 10.
- 11.—(1) If, after complying with rule 8, only one tender remains or if, in accordance with subrule 10 (3), the treasurer is required to offer the parcel of land to the lower tenderer, the treasurer shall forthwith notify the tenderer, by ordinary mail sent to the address shown in the tender, that the tenderer will be declared to be the successful purchaser if, within fourteen calendar days of the mailing of the notice, the balance of the amount tendered, the applicable land transfer

tax and the accumulated taxes are paid, in cash, to the treasurer.

- (2) If the tenderer makes the payment as set out in subrule (1), the treasurer shall declare the tenderer to be the successful purchaser.
- (3) If the tenderer does not make the payment as set out in subrule (1),
  - (a) the treasurer shall declare that there is no successful purchaser and shall register forthwith a notice of vesting in the name of the municipality; and
  - (b) the tenderer's deposit shall be forfeited forthwith to the municipality. O. Reg. 444/85, r. 11.

#### PART III

#### SALE BY PUBLIC AUCTION

- 12.—(1) Where the treasurer conducts a sale under the Act by public auction, the advertisement required by clause 9 (2) (d) of the Act shall be in Form 9 and the treasurer shall allow at least seven calendar days after the publication of the last advertisement in *The Ontario Gazette* or newspaper, or, where there is no newspaper, the posting of the notice, before holding the auction.
- (2) The auction shall be held at such place in the district municipality, metropolitan municipality, regional municipality, county or district in which the land is situate as the treasurer may name in the advertisement
- (3) An advertisement may relate to the sale of any number of parcels of land. O. Reg. 444/85, r. 12.
- 13.—(1) The treasurer or such other person as the treasurer may name shall act as auctioneer.
- (2) The auctioneer shall open the auction by declaring the tax sale officially open and by reading out rules 14, 15, 16 and 17. O. Reg. 444/85, r. 13.
  - 14. For each parcel of land to be sold during the auction, the auctioneer shall,
    - (a) in opening or reopening the bidding on the parcel, state the minimum bid as set out in the advertisement;
    - (b) acknowledge each bidder, repeat each bid made and call for higher bids; and
    - (c) if no higher bid is made, repeat the last bid three times and if there is still no higher bid, acknowledge the highest bidder. O. Reg. 444/85, r. 14.
  - 15. The highest bidder shall be declared to be the successful purchaser if the bidder immediately pays

the amount bid, the applicable land transfer tax and the accumulated taxes, in cash, to the auctioneer. O. Reg. 444/85, r. 15.

- 16. If the highest bidder fails to make the payment as set out in rule 15 and the bidding has not been previously reopened under this rule, the auctioneer shall forthwith reopen the bidding. O. Reg. 444/85, r. 16.
- 17. If no bid is made for a parcel of land after the opening of the bidding or if, after the reopening of the bidding under rule 16, no bid is made or there is no successful purchaser, the treasurer shall register forthwith a notice of vesting in the name of the municipality. O. Reg. 444/85, r. 17.
- 18. The auctioneer shall issue a receipt to the successful purchaser for the amounts received under rule 15 and the receipt shall include a legal description of the parcel of land and the name of the purchaser and the name in which the tax deed will be registered. O. Reg. 444/85, r. 18.
- 19. The auctioneer shall declare the auction closed upon completion of the bidding on all the parcels of land offered for sale in the auction. O. Reg. 444/85, r. 19.
- 20. The auctioneer shall prepare and keep a list showing each parcel of land offered for sale in the auction and the name and address of the successful purchaser or, where there is no successful purchaser, the name of the municipality. O. Reg. 444/85, r. 20.

PART IV

#### GENERAL

21.—(1) If the treasurer is of the opinion that it is impractical to complete a sale under the Act or to do so

would be unfair to the bidders or tenderers, the treasurer may cancel the sale and conduct a new sale under the Act.

- (2) If the treasurer cancels a sale by public tender, the treasurer, if he or she has not already done so, shall open the sealed envelopes and return the tenders to the tenderers together with tenderers' deposits, if any, and a statement for the reason for the return and if the sale is cancelled after the opening of tenders, the treasurer shall return any tenders he or she retains and any deposits related thereto to the tenderers together with a reason for the return. O. Reg. 444/85, r. 21.
- 22. As soon as possible after a successful purchaser is declared in a sale under the Act, the treasurer shall prepare and register the necessary documents in accordance with the Act. O. Reg. 444/85, r. 22.
- 23. Subject to clause 5 (1) (b), any payment required by these rules to be made in cash may be made by way of cash or money order or by way of bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office. O. Reg. 444/85, r. 23.
- 24. All deposits forfeited under these rules to a municipality shall form part of the general funds of the municipality. O. Reg. 444/85, r. 24.
  - 25.—(1) Ontario Regulation 830/84 is revoked.
- (2) Notwithstanding subrule (1), Forms 1, 2, 3, 4 and 5, as prescribed by Ontario Regulation 830/84, may continue to be used to and including the 31st day of December, 1985 in lieu of the corresponding form prescribed by this Regulation.

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# THE ONTARIO GAZETTE

O. Reg. 444/85, Form 2.

# Form 2 Notice of Registration of Tax Arrears Certificate Municipal Tax Sales Act, 1984

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	19, against the title to the	re land to which to	ne certificate applies as	s instrument number
2.	cancellation price, you will, it	you are not the o	wner or the spouse of	to receive this notice and you pay the the owner of the land, have a lien on the son to whom notice is sent under that
3.				tion of the tax arrears certificate, the agreement, the land will be sold by
<b>t</b> .				ne land by applying to the District Court occeds of sale minus tne cancellation
5.	If there is no successful purch vest in the municipality (or be		sale, the land, upon th	e registration of a notice of vesting will
5.	Inquiries related to the matte	rs set out in this n	otice may be directed	to:
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		(1) Registry	Land Titles	(2) P	age 1 of	pages	
		(3) Property Identifier(s)	Block F	roperty			Additional See Schedule
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FOR OFFICE USE ONLY		(6) Description			Dollars \$ =		
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Executions	Additional See Schedule	(7) This (a) Document Contains:	Redescription New Easement Plan/Sketch		edule for	Additional Parties	Other [X
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# Form 3 - Municipal Tax Sales Act, 198

# Schedule

Form 5 — Land Registration Reform Act, 1984

Page \_\_\_\_2

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Province of Ontario	Do	cument	General on Retorm Act, 1984				D
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# Form 5

#### Final Notice

Municipal Tax Sales Act, 1984

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O. Reg. 444/85, Form 5.

The Name of Municipality or Board

#### Form 6

# Statutory Declaration Regarding the Sending of Notice Municipal Tax Sales Act, 1984

Title of the \_\_\_

In the matter of the title to the undermentioned land situate in the

of	in the		
f		, do solemnly declare as follows:	
accordance with section 9 of the M terested parties whose names and ac	unicipal Tax Sales Act, 1984, I sent Idresses are listed below on the date	a final notice relating to the follow set forth opposite their respective r	ing land to each of the
et out description of land (A parcel :	number must be provided where the	land is registered in the land titles :	system)
ames and Addresses of Interested Pa	rties and Dates of Mailing of Notice		
Name	Nature of Interest	Address	Mailing Date
0.			
and I make this solemn declaration co		, and knowing that it is of the same	force and effect as if
eclared before me			
		Treasurer or Authorized Officer	or Employee of the
nis day of	19	Municipality or E	Boerd
A Communication		Tiele	

This document need not be registered.

# THE ONTARIO GAZETTE

# Form 7 Sale of Land By Public Tender Municipal Tax Sales Act, 1984

ake Notice that tenders are invited for	the purchase of the land(s) described below and will be received until 3:00 p.m. local time on
	, 19at
he tenders will then be opened in publ	ic on the same day at
escription of Land(s)	Minimum Tender Amount (Set out the cancellation price as of the first day of advertising)
enders must be submitted in the press raft or cheque certified by a bank, tru presenting at least 20 per cent of the	ribed form and must be accompanied by a deposit in the form of a money order or of a bank st company or Province of Ontario Savings Office payable to the municipality (or board) and tender amount.
he municipality makes no representat scertaining these matters rests with the	on regarding the title to or any other matters relating to the land to be sold. Responsibility for potential purchasers.
ales Rules made under that Act. The he relevant land transfer tax.	Fax Sales Act, 1984, being chapter 48 of the Statutes of Ontario 1984 and the Municipal Tax successful purchaser will be required to pay the amount tendered plus accumulated taxes and
	ale and a copy of the prescribed form of tender contact:
litte	Name of Municipality or Board
Address of Municipality or Board	

O. Reg. 444/85, Form 7.

To: Name:

# Form 8 Tender to Purchase Municipal Tax Sales Act, 1984

	Address:			
	Telephone:			
Re:	: Sale Of: (description of land)			
1.	I/we hereby tender to purchase the (			dollars) in
2.	I/we understand that this tender m			r than 3:00 p.m. local time on accepted, I/we shall be notified of its
3.	I/we enclose a deposit in the form of	of a certified cheque/bank	draft/money order for	the sum of \$
This	representing 20 per cent or more o	d amount, any land trans I/we are the highest tende	nich will be forfeited it fer tax and eny accumu erer.	I/we are the successful tenderers and I/we do lated taxes within fourteen calendar days of
	ted at	, this	day of	, 19
Nam	ne of Tenderer		Name of Tenperer	
Ado	press of Tenoerer		Address of Tenderer	

O. Reg. 444/85, Form 8.

## THE ONTARIO GAZETTE

# Form 9 Sale of Land By Public Auction Municipal Tax Sales Act, 1984

Name of Municipality or Boar	d		
Take Notice that the land(s) desc	ribed below will be offered for sale	by public auction at	o'clock in the
noon on the	day of	, 19 at	
Description of Land(s)			Minimum Bid \$ (Set out the cancellation price as of the first day of advertising)
	essful purchaser shall be payable in nk, trust company or Province of O		by cash or money order or by a bank
			o the land to be sold. Responsibility fo

required to pay the amount bid plus accumulated taxes and relevant land transfer tax.

This sale is governed by the Municipal Tax Sales Act, 1984, and the Municipal Tax Sales Rules. The successful purchaser will be

ascertaining these matters rest with the potential purchasers.

Title	Name of Municipality or Board			
Address of Municipality or Board		<del> </del>		

O. Reg. 444/85, Form 9.

	Province of Ontario	Tran	- Land Registratio	n Reform Act				
			(1) Registry		Titles 🗌	(2) Page 1	of I	pages
			(3) Property Identifier(s)	Block	F	roperty		Additional
			1001111101(0)					See Schedule
			(4) Consideration					
<u></u>			40.5			Dolla	ars \$	
, ,			(5) Description	This is a Pro	operty vision	Property Consolidation	n 🗆	
OFFICE USE ONLY								
Nev	v Property Identifiers							
5		Additional See Schedule						
Ese	cutions							
		Additional See						
(6) Thi	s (a) Redescription	See Schedule :			(7) Interest	Estate Transfe	rred	
Do	ntains New Easement Plan/Sketch	Description	Additional Parties	Other X	Fee Sim	ple		
(8) Tra	ensferor(s) The transferor hereby	transfers the land to	o the transferee.					
	××							
							,	Date of Signatu
			Name of Marie					
			Name of Muni	icipality or Loc	al board			
	Corporate Seal		Signature of T	reasurer or Au	thorized Offi	cial		
(9) Spo	buse(s) of Transferor(s) I hereby me(s)	consent to this tran	saction	Signature(s)			1	Date of Signati
			N	I/A				
×			N	i/A ———				
10) Tra for	nsferor(s) Address Service				····			······
11) Tr	ansferee(s)							Date of Birth
		10.10.						• • • • • • • • • • • • • • • • • • • •
12) Tra	nnsferee(s) Address						!	
	Service Transferor(s) The transferor veri	fies that to the hes	t of the transferor's	knowledge at	nd helief thi	s transfer does	not contrave	ne section 49 of 1
(,	Planning Act. 1983	D	ate of Signature	anomicoge en	o conci. in	s transier does		Date of Signatu
		-N/A						
Signi	itor for Transferor(s) I have expla	ined the effect of se	ction 49 of the Plann	ing Act, 1983 t	o the transfer	or end I have m	ade inquiries o	of the transferor
Solic	ature. citor for Transferor(s) I have expla etermine that this transfer does no belief, this transfer does not contr	t contravene that se	ection and based on	ing Act, 1983 to	o the transfer	or end I have m	ade inquiries of to the best of	my knowledge Date of Signatu
Solic to de and Nam Add	citor for Transferor(s) I have expla etermine that this transfer does no belief, this transfer does not contr ne and ress of	t contravene that se	ection and based on	ning Act, 1983 to the information dicitor in good	o the transfer n supplied by standing	or end I have my the transferor.	to the best of	Date of Signatu
Solid to de and Nam Addi Solid	citor for Transferor(s) I have expla elemine that this trensfer does no belief, this transfer does not contr e and ress of citor	avene that section	ection and based on I am an Ontario so	the informatio licitor in good Signature.	o the transfer n supplied b standing	or end I have my the transferor,	to the best of	my knowledge Date of Signatu Y M
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Solicitor for Transferee(s) COPZ e OTS Solicitor for Transferee(s) COPZ e OTS Pere if necessary	citor for Transfero(s) I have explose no belief, this trensfer does no belief, this trensfer does not control to the control t	I contravene that section  N/A  I have investigated set out in subclaus re section 49 of the	the title to this land e 49 (21a) (c) (ii) of Planning Act 1983	sing Act, 1983 is the informatio dicitor in good Signature  I and to abuttin the Planning A I act independ	o the transfer n supplied b standing gland where ct, 1983 and ently of the s	or end I have my the transferor.  N/A	am satisfied the of my knowler ransferor(s) as	my knowledge Date of Signatu  And the title record dge and belief the d 1 sm an Ontari  Date of Signatu  V M
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# THE ONTARIO GAZETTE

Province of Ontario

Form 10 - Municipal Tax Sales Act, 1984

# Schedule'

Form 5 — Land Registration Reform Act, 1984

Page \_\_\_2\_\_\_

itional Property Identifier(s) and/or Other Information	
Tax	Deed
TAKE NOTICE that by virtue of the Municipal Tax Sales Act, 1984 to box 11	, the registration of this document vests in the person named
(a) an estate in fee simple in the land described in the docu- free from all estates and interests, subject only to,	ment, together with all rights, privileges and appurtenances and
(i) easements and restrictive covenants that run w	ith the land,
(ii) any estates and interests of the Crown in right	
(iii) any interest or title acquired by adverse posses:	sion by abutting landowners before registration of this document.
(b) any interest in or title to adjoining land acquired by adv person originally acquiring the interest or title did so as	erse possession before the registration of this document if the a consequence of possession of the land described in this document the land described in this document according to the land described in the land described in the land described in the land according to the land described in the land descr
Ministry of Natural Resources (to be completed in certain municipalities)	Dated this day of
The land described in this document   is/   not liable to a tax imposed under the Mining Act   and, therefore, pursuant to s. 14 of the Municipal Tax Sales Act, 1984, the registration of this document   does/   not create a severance of the surface rights from the mining rights.	(Tressurer or Other Authorized Employee)
Authorized Ministry of Natural Resources Employee	(Name of Municipality or Board)
f in the	
f	ocument.  It least one year before the said land was advertised for sale.  Substantial compliance with the Municipal Tax Sales Act, 1984 and e date of the registration of the tax arrears certificate.  advertised for sale.
o solemnly declare as follows:  This statutory declaration relates to the land described in this di A tax arrears certificate was registered with respect to the land a Notices were sent and statutory declarations were registered in si the regulations made under the Act.  The cancellation price was not paid within one year following th There was no subsisting extension agreement when the land was The land was advertised for sale in substantial compliance with t the Act.	ocument.  It least one year before the said land was advertised for sale.  substantial compliance with the Municipal Tax Sales Act, 1984 and  e date of the registration of the tax arrears certificate.  advertised for sale.  the Municipal Tax Sales Act, 1984 and the regulations made under
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o solemnly declare as follows:  This statutory declaration relates to the land described in this do A tax arrears certificate was registered with respect to the land a Notices were sent and statutory declarations were registered in sithe regulations made under the Act.  The cancellation price was not paid within one year following the There was no subsisting extension agreement when the land was. The land was advertised for sale in substantial compliance with the Act.  and I make this solemn declaration conscientiously believing it to be lade under oath, and by virtue of the Canada Evidence Act.	of
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<u>13</u>	of Ontario					Senei							D
			7	(1) Regis	try 🗍	Le	nd Titles		(2) P	age 1 o	1 1	pages	
			1	3) Property Identifie	y Hr(s)	Block		Prop	perty			A S	dditional ee Chedule
ONLY				4) Nature of Notice Form 5) Conside	of Ve 11 – A	nent sting/Sta funicipal	tutory Tax Sa	Declar ales Ac	ation	84 Dollars		N/A	chedule
New Property Identify	hers	Additiona		6) Descript	tion					Donais			
		See Schedule											
(8) This Document pro		Additiona See Schedule		(7) This Docume Contain	ent	a) Redescr New East Plen/Ske	sement			edule for	Add Part	litional lies	Other 🛛
Municipal Ta	particulars regar ex Sales Act, 19 is relating to this	84. s matter m											
of Property											Contin	nued on So	thedule 🗆
(9) This Document rela													
(10) Party(ies) (Set out Name(s)	Status or Interest	)			s	ignature(s)						Date of	Signature M D
						· · · · · · · · · · · · · · · · · · ·				<i></i>			
		<b>.</b> .											
(11) Address for Service													
(12) Party(les) (Set out Name(s)	Status or Interest	1)			s	ignature(s)						Date o	of Signature M D
									سنسند		<del></del>		
				· · · · · · · ·	N/A سند 								
(13) Address for Service									_				
(14) Municipal Address	of Property		(15) Do	cument Pro	epared b	y:			USE ONLY	Registratio		and Tax	
									FOR OFFICE L			47.0	
l			l							Tota	1	1	

Form 11 - Municipal Tax Sales Act, 1984

#### Schedule

Form 5 - Land Registration Reform Act, 1984

S

Page \_\_\_\_2 dditional Property Identifier(s) and/or Other Information Notice of Vesting TAKE NOTICE that by virtue of the Municipal Tax Sales Act, 1984, the registration of this document vests in the municipality or board named in box 10 (a)—an estate in fee simple in the land described in the document, together with all rights, privileges and appurtenances and free from all estates and interests, subject only to. easements and restrictive covenants that run with the land. (ii) any estates and interests of the Crown in right of Canada or in right of Ontario, and (iii) any interest or title acquired by adverse possession by abutting landowners before registration of this document. (b) any interest in or title to adjoining land acquired by adverse possession before the registration of this document if the person originally acquiring the interest or title did so as a consequence of possession of the land described in this document. Ministry of Natural Resources Dated this ..... day of ..... (to be completed in certain municipalities) The land described in this document  $\square$  is  $\square$  not liable to a tax imposed under the Mining Act and, therefore, pursuant to s 14 (Treasurer or Other Authorized Employee) of the Municipal Tax Sales Act, 1984, the registration of this document @does/ @ not create a severance of the surface rights from the mining rights. (Name of Municipality or Board) Authorized Ministry of Natural Resources Employee Statutory Declaration ...... , Treasurer (or other authorized employee) of the ........ of \_\_\_\_\_\_ in the \_\_\_\_\_ of \_\_\_\_\_ do solemnly declare as follows · This statutory declaration relates to the land described in this document. A tax arrears certificate was registered with respect to the land at least one year before the said land was advertised for sale. Notices were sent and statutory declarations were registered in substantial compliance with the Municipal Tax Sales Act, 1984 and the regulations made under the Act. The cancellation price was not paid within one year following the date of the registration of the tax arrears certificate. There was no subsisting extension agreement when the land was advertised for sale. The land was advertised for sale in substantial compliance with the Municipal Tax Sales Act, 1984 and the regulations made under the Act. And I make this solemn declaration conscientiously believing at to be true and knowing that it is of the same force and effect as if made under oath, and by virtue of the Canada Evidence Act. Declared before me at ..... A Commissioner Treasurer or Other Authorized Employee

# THE ONTARIO GAZETTE

O. Reg. 444/85

# Form 12 Payment Into Court — Statement of Facts Municipal Tax Sales Act, 1984

ddres	s and Telephone Number of Mun	scipality or Board				
ame o	t Municipality or Board			0		
eme		•		Title		
ated	at	this	day of		, 19	
L	Under section 10 of the Mu of sale may apply to the Di which the person is entitled	strict Court , wit			g entitlement tout of cou	o any of the proceeds rt of the amount to
	Total Amount Paid into Co	ourt \$				
	Payment into Court					
	Legal Description (a parcel	number must be	provided wher	e the land is regi	stered in the land titles syster	n):
	Description of-Land: Municipal Address (if any):					
	And take further notice that	at this is a true sta	atement of the	facts with respec	t to the sale of the property	described below:
	day of	, 19	··			
				les Act, 1984, th	e land described below was s	old on the

O. Reg. 444/85, Form 12.

Province of Ontario	Form 4 — Land Registre					
	(1) Registry	Land Titles	(2)	Page 1 of	pages	
	(3) Property identifier(s)	Block	Property		S	dditional
	(A) Notice of D				Š	chedule
		Forfeiture				
	Form 13 (5) Considerati	— Municipal Tax S	ales Act, 1	984		
		N/A			N/A	
	(6) Description			Dollars \$		
New Property Identifiers	Additional See					
Executions	Schedule					
Cascusus	(7) This Document	(s) Redescription	(b) Sc	hedule for		
	See Contains:	New Easement Plan/Sketch	Des		Additional Parties	Other
) This Document provides as follows:						
(b) any interest in or title to adjoriginally acquiring the inter  Note: For further particulars reg  Tax Sales Act, 1984. Any	oining land acquired by advers est or title did so as a consequ garding the title conferred by y further inquiries regarding th	ence of possession of the registration of this	e registration the land desc document s	of this docur ribed in this d se section 23 o	ment if the pe locument, of the <i>Munici</i> j	pa/
(b) any interest in or title to adjoriginally acquiring the inter Note: For further particulars re Tax Sales Act, 1984. Am 10 at the address shown in	oining land acquired by adversest or title did so as a conseque garding the title conferred by the further inquiries regarding the hox 11.  N. Map : Sub Par.	e possession before the ence of possession of the the registration of this	e registration the land desc document s	n of this docur tribed in this d see section 23 o nunicipality or	ment if the pe locument, of the <i>Munici</i> j	pa/ d in box
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O. Reg. 444/85, Form 13.

#### SHORELINE PROPERTY ASSISTANCE ACT

O. Reg. 445/85. General. Made-August 29th, 1985. Filed—September 4th, 1985.

# REGULATION TO AMEND **REGULATION 912 OF REVISED REGULATIONS OF ONTARIO, 1980** MADE UNDER THE SHORELINE PROPERTY ASSISTANCE ACT

- 1. Section 9 of Regulation 912 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 213/82, is revoked and the following substituted therefor:
  - 9.—(1) The rate of interest for the purposes of subsection 5 (4) of the Act is 8 per cent per annum.
- (2) The rate of interest for the purposes of subsection 9 (2) of the Act is 8 per cent per annum calculated on such amount of the annual payment of principal and interest as is in default. O. Reg. 445/85, s. 1.

(7370)

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### VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 446/85. General. Made-August 29th, 1985. Filed-September 5th, 1985.

O. Reg. 445/85

# REGULATION TO AMEND **REGULATION 943 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE VOCATIONAL REHABILITATION SERVICES ACT

- 1. Item 83 of Schedule 1 to Regulation 943 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 83. Peel Career Assessment Services Inc.
- 2.—(1) Item 9 of Schedule 2 to the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 51/85, is revoked and the following substituted therefor:
- 9. Arc Industries. 1150 Northside Road, Burlington
- (2) Item 134 of the said Schedule 2 is revoked and the following substituted therefor:

- 134. Peel Career Assessment Services Workshop, 5266 General Road, Mississauga
- (3) The said Schedule 2 is further amended by adding thereto the following item:
- 140a. Sioux Lookout, Life Skills. 37 Oueen Street. Sioux Lookout
  - (4) Item 155 of the said Schedule 2 is amended by adding the following thereto:

and

W.C. Jarrett Industrial Training Centre II, 1148 Webbwood Avenue, Sudbury

and

W.C. Jarrett Industrial Training Plan Centre, Cedar Point Plaza, 1984 Regent Street South, Sudbury

and

W.C. Jarrett Vocational and Assessment Training Centre (VATC), 598 Falconbridge Road, Sudbury

and

W.C. Jarrett Industrial Training Centre III, 147 Lorne Street. Sudbury

(7373)

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### PLANNING ACT, 1983

O. Reg. 447/85.

Restricted Areas-District of Thunder Bay, Geographic townships of Gorham and Ware.

Made—August 30th, 1985.

Filed-September 5th, 1985.

### REGULATION TO AMEND **ONTARIO REGULATION 109/75** MADE UNDER THE PLANNING ACT, 1983

# 1. Ontario Regulation 109/75 is amended by adding thereto the following section:

46.—(1) Despite any other provision of this Order, single-family dwelling, a single-family cottage and buildings and structures accessory thereto may be erected and used on the land described in subsection (2).

(2) Subsection (1) applies to that parcel of land situate in the geographic Township of Gorham in the Territorial District of Thunder Bay, being that part of the north half of the west half of Lot 5 in Concession IV described as Parcel 16114 in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55). O. Reg. 447/85, s. 1.

> PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 30th day of August, 1985.

(7374)

#### **ENVIRONMENTAL ASSESSMENT ACT**

O. Reg. 448/85.

Exemption—Ministry of Government Services—MGS-66. Made-August 29th, 1985. Approved-August 29th, 1985.

Filed-September 5th, 1985.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

#### EXEMPTION-MINISTRY OF GOVERNMENT SERVICES-MGS-66

Having received a request from the Ministry of Government Services that an undertaking, namely:

The activity of acquiring land, other than by expropriation, in the southern part of the block on the north side of Armoury Street between Center Avenue and Chestnut Street in the City of Toronto, for a proposed courthouse complex,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Ministry of the Attorney General will be interfered with because they require a site upon which to develop a courthouse complex to overcome the existing inadequacies in courthouse facilities.
- B. The public will be interfered with and damaged in that the level of service available and the access to that service is restricted by the existing inadequate accommodations.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reason:

> A. The Minister of Government Services has assured me that the undertaking will not have any significant adverse effect.

This exemption is subject to the following terms and conditions:

- 1. This Exemption Order shall not apply to the demolition of any existing permanent buildings or the construction of any permanent building which may only be proceeded with pursuant to an approval or an exemption order issued after this Order comes into force.
- 2. No acquisition shall be carried out pursuant to this Order after December 31, 1985. O. Reg. 448/85.

JAMES BRADLEY Minister of the Environment

(7375)

# O. Reg. 449/85

#### HIGHWAY TRAFFIC ACT

O. Reg. 449/85. Motor Vehicle Inspection Stations. Made—August 29th, 1985. Filed—September 6th, 1985.

# REGULATION TO AMEND REGULATION 474 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- Subsection 8 (1) of Regulation 474 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- (1) It is a condition attaching to the registration of a motor vehicle inspection mechanic, except a mechanic who only inspects a trolley bus, that the mechanic hold a valid and subsisting certificate of qualification as a motor vehicle mechanic, heavy duty equipment mechanic or motorcycle mechanic under the Apprenticeship and Tradesmen's Qualification Act. O. Reg. 449/85, s. 1.
  - Subsection 8 (4) of the said Regulation, as made by section 4 of Ontario Regulation 525/84, is revoked and the following substituted therefor:
- (4) It is a condition attaching to the registration of a propane fueled motor vehicle inspection mechanic who inspects propane fuel systems that the mechanic hold a valid and subsisting certificate of qualification as a motor vehicle mechanic or a heavy duty equipment mechanic under the Apprenticeship and Tradesmen's Qualification Act and a propane S6B certificate of qualification under the Energy Act. O. Reg. 449/85, s. 2.
  - Form 2 of the said Regulation is amended by striking out at the end of the Form,

"Receipt of a true copy hereof is acknowledged.

Signature of Purchaser ....."

#### PLANNING ACT, 1983

O. Reg. 450/85.
Zoning Areas—Territorial District of Kenora.
Made—August 21st, 1985.
Filed—September 6th, 1985.

# ORDER MADE UNDER THE PLANNING ACT, 1983

# ZONING AREAS—TERRITORIAL DISTRICT OF KENORA

#### INTERPRETATION

- 1. In this Order,
- "accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;
- "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry raising, beekeeping and such uses as are customarily and normally related to agriculture;
- "dwelling unit" means one or more habitable rooms occupied or capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of such unit with a private entrance from outside the building or from a common hallway or stairway inside the building;
- "front lot line" means the high water mark of the Winnipeg River on Dufresne Island;
- "front yard" means a yard extending across the full width of lot between the front lot line and the nearest main wall of the main building or structure on the lot;
- "guest cabin" means a building with sanitary facilities but without cooking facilities that is accessory to a seasonal dwelling and used only for purposes of sleeping accommodation;
- "lot" means a parcel or land shown as a lot or block on Plan M-836;
- "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings
- "lot line" means a boundary of a lot;

situated on the lot;

"private access path" means patented land developed and maintained as a private access to land on Plan M-836;

- "rear lot line" means the lot line opposite the front lot line:
- "rear yard" means a yard extending across the full width of a lot between the rear lot line and the nearest main wall of the main building on the lot;
- "recreational use" includes skiing, hiking, horseback riding, bicycling and other open air activities;
- "resource management use" includes forestry, mineral exploration, conservation activities and flood control:
- "seasonal dwelling" means a single dwelling to be used for recreation but not occupied as a permanent residence:
- "side lot line" means a lot line other than a front or rear lot line:
- "side yard" means a yard between the nearest main wall of the main building or structure and the side lot line extending from the front yard to the rear yard;
- "total floor area" means the total area of all floors contained within the outside walls of a building excluding, in the case of a dwelling, the floor area of a garage, porch, verandah, unfinished attic, basement or cellar. O. Reg. 450/85, s. 1.

#### APPLICATION

2. This Order applies to the land situate on Dufresne Island in the Winnipeg River in the Territorial District of Kenora, being described as all the lots and blocks as shown on Plan Number M-836 registered in the Land Registry Office for the Land Titles Division of Kenora (No. 23), and to the private access path abutting the lots and blocks. O. Reg. 450/85, s. 2.

#### GENERAL

- 3.—(1) No land to which this Order applies shall be used and no building or structure shall be erected or used except in accordance with the terms of this Order.
- (2) Any land, building or structure that was lawfully used for a purpose on the day this Order comes into force, may continue to be used for that purpose. O. Reg. 450/85, s. 3.

#### PERMITTED USES

4.—(1) Every use of land and every erection or use of buildings or structures on the land described as Lots 1 to 6, both inclusive, on Plan M-836 is prohibited except seasonal dwellings and uses, buildings and structures accessory thereto, provided the following requirements are met:

Minimum front yard

15 metres

Minimum side yards

4.5 metres

Minimum rear yard

7.5 metres

Minimum total floor area of seasonal dwelling

72 square metres

Maximum total floor area of guest cabin

23 square metres

Maximum percentage of lot area to be occupied by seasonal dwelling

3 per cent

Maximum percentage of lot area to be occupied by accessory buildings and structures

per cent

Not more than one seasonal dwelling and one guest cabin shall be erected or used on a lot

No building or structure accessory to a seasonal dwelling, except a boathouse, shall be located closer to the front lot line than the seasonal dwelling

No building or structure, except a boathouse, shall be located below the elevation CGD of 318.5 metres

No basement opening shall be lower than the elevation CGD of 318.5 metres

- (2) Every use of land and every erection or use of buildings or structures on the land on Plan M-836 described as Block 7 and that part of Block 8 that is not used as a private access path is prohibited, except agricultural, recreational and resource management uses and uses, buildings and structures accessory thereto.
- (3) Every erection or use of buildings or structures on that part of Block 8 on Plan M-836 that is used as a private access path, and on the private access paths 12 feet, more or less, in width which provide access to Blocks 7 and 8 and Lots 1 to 6, both inclusive, is prohibited.
- (4) There shall not be more than one accessory use or more than one accessory building or structure erected or used on any lot on Plan M-836. O. Reg. 450/85, s. 4.

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#### REBUILDING AND REPAIRS

5.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased nor its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or

structure or part of any such building or structure. O. Reg. 450/85, s. 5.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

Dated at Toronto, this 21st day of August, 1985.

(7377)

# **Publications Under The Regulations Act**

September 28th, 1985

#### BOILERS AND PRESSURE VESSELS ACT

O. Reg. 451/85. General. Made—August 29th, 1985. Filed—September 9th, 1985.

REGULATION TO AMEND
REGULATION 84 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
BOILERS AND PRESSURE
VESSELS ACT

 Regulation 84 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

#### TERMS OF EXEMPTION

24c. An application by the owner of a plant for an exemption under subsection 32 (3) of the Act shall be accompanied by a manual of the standard practices and procedures used in the inspection and repair of the plant. O. Reg. 451/85, s. 1.

(7379)

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### LAND REGISTRATION REFORM ACT, 1984

O. Reg. 452/85. General. Made—August 29th, 1985. Filed—September 9th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 580/84 MADE UNDER THE LAND REGISTRATION REFORM ACT, 1984

1. Paragraph 3 of subsection 1 (2) of Ontario Regulation 580/84, as made by subsection 1 (2) of Ontario Regulation 35/85, is revoked and the following substituted therefor:

- The Township of Norwich in the County of Oxford.
- 2. This Regulation comes into force on the 4th day of November, 1985.

(7380)

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#### REGISTRY ACT

O. Reg. 453/85. Forms and Records. Made—August 29th, 1985. Filed—September 9th, 1985.

REGULATION TO AMEND REGULATION 896 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE REGISTRY ACT

- 1. Section 31a of Regulation 896 of Revised Regulations of Ontario, 1980, as made by section 9 of Ontario Regulation 171/83 and amended by section 1 of Ontario Regulation 236/85, is revoked.
- 2. This Regulation comes into force on the 1st day of January, 1986.

(7381)

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### LAND TITLES ACT

O. Reg. 454/85. Forms, Records and Procedures. Made—August 29th, 1985. Filed—September 9th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 75/82 MADE UNDER THE LAND TITLES ACT

 Section 25a of Ontario Regulation 75/82, as remade by section 1 of Ontario Regulation 234/85, is revoked.

(7382)

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# PLANNING ACT, 1983

O. Reg. 455/85

O. Reg. 455/85.

Restricted Areas—County of Simcoe, Township of Nottawasaga. Made—September 6th, 1985. Filed—September 10th, 1985.

# REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT. 1983

- 1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 219.—(1) The lands described in subsection (2) may be used for a motel and restaurant.
- (2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 37 in Concession V described as follows:

Premising that the southerly limit of the King's Highway No. 26, which passes through this Lot, has a bearing of north 56° 19′ west and relating all bearings herein thereto;

Commencing at a point in Lot 37 which may be located as follows:

Beginning at the southeast angle of said Lot 37 as marked by a found iron survey bar;

Thence south 73° 12' west along the southerly limit of said Lot 37 a distance of 370.22 feet to a point;

Thence north 16° 49′ 30″ west a distance of 230.47 feet to a found iron survey bar;

Thence north 56° 10′ west a distance of 49.44 feet to an iron survey bar, being the point of commencement of the herein described lands;

Thence continuing north  $56^{\circ}$  10' west a distance of 320 feet to an iron survey bar;

Thence north 33° 50′ east a distance of 155.74 feet to an iron survey bar;

Thence north 78° 45′ 30″ east a distance of 70.80 feet to an iron survey bar, which said bar is distant 60 feet measured southerly therefrom and at right angles thereto the centreline of the said King's Highway No. 26:

Thence south 56° 19' east parallel with the said centreline a distance of 270 feet to an iron survey bar;

Thence south 33° 50′ west a distance of 206.62 feet, more or less, to the point of commencement.

- (3) Notwithstanding any other provision of this Order, the land described in subsection (4) may be used in conjunction with the existing motel and restaurant described in subsection (1) but no structure may be erected on or under that land except for a septic tank tile bed system.
- (4) Subsection (3) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 37 in Concession V described as follows:

Premising the bearings herein are astronomic and derived from the southerly limit of said Lot 37 assumed to be north 73° 12' east;

Commencing at a point in the southerly limit of said Lot, distant south 73° 12' west 370.22 feet thereon from the southeast angle of said Lot;

Thence north 16° 49′ 30″ west a distance of 230.47 feet to an iron bar;

Thence north  $56^{\circ}$  10' west a distance of 369.44 feet to an iron bar;

Thence south 33° 50′ west a distance of 100 feet to a point;

Thence south 16° 49′ 30″ east a distance of 452.75 feet, more or less, to a point in the southerly limit of said Lot;

Thence north 73° 12' east along said southerly limit a distance of 311.68 feet, more or less, to the point of commencement. O. Reg. 455/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

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Dated at Toronto, this 6th day of September, 1985.

### PLANNING ACT, 1983

O. Reg. 456/85.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—September 6th, 1985.
Filed—September 10th, 1985.

(7383)

# REGULATION TO AMEND **REGULATION 675 OF** REVISED REGULATIONS OF **ONTARIO, 1970** MADE UNDER THE PLANNING ACT, 1983

- 1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 220.—(1) In this section, "seasonal dwelling" means a single dwelling or mobile home used for recreation but not occupied as a permanent residence.
- (2) Notwithstanding any other provision of this Order, a seasonal dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (3) provided the following requirements are met:

Minimum front yard

7.6 metres

Minimum side yards

- metres on one side and
- 1.2 metres on the other side

Maximum height of sea-

sonal dwelling

9.1 metres

Minimum ground floor area of seasonal dwelling

one storey-93 square metres one and one-half storeys or more-69.8 square metres

(3) This section applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being Lot 73 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1041. O. Reg. 456/85. s. 1.

> L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 6th day of September, 1985.

(7384)

#### PLANNING ACT, 1983

O. Reg. 457/85.

Restricted Areas-County of Simcoe. Township of Nottawasaga. Made—September 6th, 1985. Filed-September 10th, 1985.

# REGULATION TO AMEND **REGULATION 675 OF** REVISED REGULATIONS OF **ONTARIO, 1970** MADE UNDER THE PLANNING ACT, 1983

- 1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 221.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) provided the following requirements are met:

Minimum front yard

THE ONTARIO GAZETTE

7.6 metres

Minimum side yards

- 3 metres on one side and
- 1.2 metres on the other side

Maximum height of single-family dwelling

9.1 metres

Minimum ground floor area of single-family dwelling

one storey-93 square metres

one and one-half storeys or more-69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, composed of part of Lot 36 in Concession VIII of the said Township described as follows:

Premising that Mill Street has a bearing of north 78° 35' 10" east and relating all bearings herein thereto;

Commencing at an iron survey bar set in the northerly limit of Mill Street distant 1,535.67 feet easterly therealong, on a course of north 78° 35' 10" east from the intersection of the said northerly limit of Mill Street with the easterly limit of Townley Street;

Thence north 78° 35' 10" east, continuing to follow the said northerly limit of Mill Street, a distance of 80 feet to an iron survey bar;

Thence north 8° 55' 50" west a distance of 150 feet to an iron survey bar;

Thence south 78° 35' 10" west, parallel to the said northerly limit of Mill Street, a distance of 80 feet to an iron survey bar;

Thence south 8° 55' 50" east a distance of 150 feet, more or less, to the said point of commencement. O. Reg. 457/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 6th day of September, 1985.

(7385) 39

#### LOCAL SERVICES BOARDS ACT

O. Reg. 458/85.

Establishment of Local Services Board—Community of Lee Valley. Made—September 11th, 1985. Filed—September 12th, 1985.

# ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the Local Services Boards Act; and

In The Matter Of the establishment of a Local Services Board for the community of Lee Valley situate in territory without municipal organization in the Territorial District of Sudbury.

#### ORDER

Under the provisions of section 4 of the Local Services Boards Act. IT IS ORDERED:

- 1. A Local Services Board is established under the name "The Local Services Board of Lee Valley". O. Reg. 458/85, s. 1.
- 2. The boundaries of the Board areas are those described in the Schedule. O. Reg. 458/85, s. 2.
- 3. The Board shall be composed of three members. O. Reg. 458/85, s. 3.
- 4. The Board may exercise the powers set out in paragraph 2 of the Schedule to the Act. O. Reg. 458/85, s. 4.
- 5.—(1) The election of the first members of the Board shall be held in the community of Lee Valley on the 3rd day of October, 1985 and the members so elected shall hold office from the 3rd day of October, 1985 to the 30th day of September, 1986 and until a new Board is elected.
- (2) Mr. Claude Rivard, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the

effective undertaking of the election of the first members of the Board. O. Reg. 458/85, s. 5.

RENÉ FONTAINE Minister of Northern Affairs and Mines

Dated at Toronto, this 11th day of September, 1985.

#### Schedule

All that parcel or tract of land in the geographic Township of Merritt, in the Territorial District of Sudbury, in the Province of Ontario, described as follows:

Beginning at the southwest corner of the north half of Lot 12, Concession IV, in the said Township;

Thence northerly along the west limit of Lot 12, concessions IV and V to the water's edge along the south shore of Spanish River;

Thence easterly along the said water's edge to the east limit of Lot 11, Concession V, in the said Township;

Thence southerly along the east limit of Lot 11, concessions V and IV, to the southeast corner of the north half of Lot 11, Concession IV;

Thence westerly along the south limit of the north half of lots 11 and 12, Concession IV, to the place of beginning. O. Reg. 458/85, Sched.

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(7413)

### LOCAL SERVICES BOARDS ACT

O. Reg. 459/85.

Establishment of Local Services Board—Community of Jogues. Made—September 11th, 1985.

Filed—September 12th, 1985.

# ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the Local Services Boards Act; and

IN THE MATTER OF the establishment of a Local Services Board for the community of Jogues situate in territory without municipal organization in the Territorial District of Cochrane.

#### ORDER

Under the provisions of section 4 of the Local Services Boards Act, IT IS ORDERED:

- 1. A Local Services Board is established under the name "The Local Services Board of Jogues".

  O. Reg. 459/85, s. 1.
- 2. The boundaries of the Board areas are those described in the Schedule. O. Reg. 459/85, s. 2.
- 3. The Board shall be composed of five members. O. Reg. 459/85, s. 3.
- 4. The Board may exercise the powers set out in paragraphs 1, 2 and 4 of the Schedule to the Act. O. Reg. 459/85, s. 4.
- 5.—(1) The election of the first members of the Board shall be held in the community of Jogues on the 18th day of September, 1985 and the members so elected shall hold office from the 18th day of September, 1985 to the 30th day of September, 1986 and until a new Board is elected.
- (2) Mr. Claude Labelle, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 459/85, s. 5.

RENÉ FONTAINE Minister of Northern Affairs and Mines

Dated at Toronto, this 11th day of September, 1985.

#### Schedule

All that parcel or tract of land in the geographic townships of Lowther and Way, in the Territorial District of Cochrane, in the Province of Ontario, described as follows:

Beginning at the intersection of the centre line of the allowance for road between concessions VI and VII, in the geographic Township of Way, with the east boundary thereof;

Thence southerly along the east boundary of the geographic townships of Way and Lowther to the intersection with a line drawn east astronomically from the southeast corner of Lot 1, Concession XII, in the geographic Township of Lowther;

Thence west astronomically along the said line to the southeast corner of said Lot 1;

Thence westerly along the south limit of lots 1, 2, 3, 4, 5 and 6, Concession XII, to the southwest corner of said Lot 6;

Thence westerly in a straight line across the allowance for road between lots 6 and 7, to the southeast corner of Lot 7, Concession XII;

Thence westerly along the south limit of lots 7, 8, 9, 10, 11 and 12, Concession XII, to the southwest corner of said Lot 12:

Thence westerly in a straight line across the allowance for road between lots 12 and 13, to the southeast corner of Lot 13, Concession XII;

Thence westerly along the south limit of Lot 13, Concession XII, to the southeasterly limit of the allowance for road adjoining the southeasterly limit of the Algoma Central Railway line;

Thence westerly in a straight line across the said allowance for road, the said railway line and the allowance for road adjoining the northwesterly limit of the said railway line, to the easterly extremity of the south limit of said Lot 13 lying west of the said railway line;

Thence westerly along the south limit of lots 13, 14, 15, 16, 17 and 18, Concession XII, to the southwest corner of said Lot 18;

Thence westerly in a straight line across the allowance for road between lots 18 and 19, to the southeast corner of Lot 19, Concession XII;

Thence westerly along the south limit of lots 19 and 20, Concession XII, to the southwest corner of said Lot 20;

Thence northerly along the west limit of said Lot 20 to the northwest corner thereof;

Thence northerly in a straight line across the allowance for road adjoining the north limit of said Lot 20 and the allowance for road adjoining the south limit of Lot 20, Concession I, in the geographic Township of Way, to the southwest corner of Lot 20, Concession I, in the last mentioned Township;

Thence northerly along the west limit of Lot 20, concessions I and II, in the geographic Township of Way, to the northwest corner of Lot 20, Concession II:

Thence northerly in a straight line across the allowance for road between concessions II and III, to the southwest corner of Lot 20, Concession III;

Thence northerly along the west limit of Lot 20, concessions III and IV, to the northwest corner of Lot 20, Concession IV;

Thence northerly in a straight line across the allowance for road between concessions IV and V, to the southwest corner of Lot 20, Concession V;

Thence northerly along the west limit of Lot 20, concessions V and VI, to the northwest corner of Lot 20, Concession VI;

Thence north astronomically to the centre line of the allowance for road between concessions VI and VII;

Thence easterly along the said centre line to the westerly limit of the allowance for road adjoining the westerly limit of Algoma Central Railway line;

Thence easterly in a straight line across the said allowance for road, the said railway line and the allowance for road adjoining the easterly limit of the said railway line to the westerly extremity of the centre line of the allowance for road between concessions VI and VII lying east of the said railway line:

Thence easterly along the said centre line to the place of beginning. O. Reg. 459/85, Sched.

(7414)

#### FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 460/85. Grades—Fruit and Vegetables. Made—September 11th, 1985. Filed—September 13th, 1985. REGULATION TO AMEND
REGULATION 332 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS GRADES AND
SALES ACT

- 1. Subsection 8 (1) of Regulation 332 of Revised Regulations of Ontario, 1980 is amended by striking out "Table 1" in the second line and inserting in lieu thereof "Tables 1 and 2".
- 2.—(1) Item 1 of Table 2 of section 9 of the said Regulation is amended by striking out "3, 4, 5, 8, 10 pounds" in the first line of the fourth column and inserting in lieu thereof "3, 5, 10 pounds" and by adding "19<sup>3</sup>/<sub>4</sub> in. × 12 in. × 11<sup>3</sup>/<sub>4</sub> in." after "19<sup>3</sup>/<sub>4</sub> in. × 11<sup>1</sup>/<sub>2</sub> in. × 5<sup>3</sup>/<sub>4</sub> in." in the sixth line of the fourth column.
- (2) Table 2 of the said section 9, as amended by section 2 of Ontario Regulation 764/81, is further amended by adding thereto the following Item:

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1a. Asparagus

Carton

20 pounds

- (3) Item 7 of the said Table 2 is amended by striking out "Basket" in the second line of the third column and by striking out "2 litres" in the third line of the fourth column.
- (4) Item 10 of the said Table 2 is revoked.
- (5) Item 14 of the said Table 2 is amended by adding " $^2$ /3 bushel—1,440 cubic inches" after " $^16^1$ /s in. ×  $^11^1$ /2 in. ×  $^3$ /4 in. end piece and  $^43$ /4 in. side piece" in the second line of the fourth column.
- (6) Item 15 of the said Table 2 is amended by adding " $^{2}$ 3 bushel—1,440 cubic inches" after " $^{161}$ 8 in. ×  $^{111}$ 2 in. ×  $^{53}$ 4 in. end piece and  $^{43}$ 4 in. side piece" in the fourth line of the fourth column.
- (7) Column 4 of Item 16 of the said Table 2 is amended by adding thereto the following:

v. 3/3 bushel-1,440 cubic inches

- (8) The said Item 16 is further amended by striking out "Baskets" in the second line of the third column and by striking out "2 litres" in the seventh line of the fourth column.
  - 3. The said Regulation is amended by adding thereto the following section:

9a. Where packages of apples are placed in master containers, the master containers shall be of corrugated material with partitions designed for apples, and,

(a) for packing of three pound bags, the master container shall hold twelve units and be cap-

- able of withstanding a bursting test of 175 pounds per square inch;
- (b) for packing of five pound bags, the master container shall hold eight units and be capable of withstanding a bursting test of 200 pounds per square inch;
- (c) for packing of ten pound bags, the master container shall hold four units and be capable

of withstanding a bursting test of 175 pounds per square inch; and

- (d) for packing of three pound over wrap trays, the master container shall hold twelve units and be capable of withstanding a bursting test of 175 pounds per square inch. O. Reg. 460/85, s. 3.
- 4. Subsection 11 (2) of the said Regulation is amended by striking out "and" at the end of clause (d), by adding "and" at the end of clause (e) and by adding thereto the following clause:
  - (f) where potatoes of the variety "Yukon Gold" are packed in a container, the container shall be labelled with the markings "Yukon Gold" and the markings shall appear immediately adjacent to the grade declaration in letters of equal size to those of the grade declaration. R.R.O. 1980, Reg. 332, s. 11, O. Reg. 460/85, s. 4.
- 5. Subsection 18 (2) of the said Regulation is amended by striking out "price per pound" in the fifth line and inserting in lieu thereof "price per unit weight".
- 6. Subsection 20 (2) of the said Regulation is amended by striking out "placed on one end of the basket or carton" in the fourth and fifth lines and inserting in lieu thereof "on the principal display surface".
- 7. Subsection 40 (1) of the said Regulation, as remade by section 1 of Ontario Regulation 114/83 and amended by subsection 3 (1) of Ontario Regulation 217/84, is further amended by striking out "\$1.40" in the third line and inserting in lieu thereof "\$1.00".
- 8. Subsection 41 (1) of the said Regulation is amended by striking out "14" in the second line and inserting in lieu thereof "24".
- 9. Subsection 42 (2) of the said Regulation, as made by section 1 of Ontario Regulation 702/83, is revoked and the following substituted therefor:
- (2) Notwithstanding paragraph 13 (1) (a) and subsection 13 (2) of Table 1 of Schedule 1 to the Fresh Fruit and Vegetable Regulations made under the Canada Agricultural Products Standards Act, apples packed in Ontario, for sale in Ontario, shall be of a

diameter of not less than 23/8 inches. O. Reg. 460/85, s. 9.

- 10. Section 43 of the said Regulation is revoked.
- 11. Clause 46 (b) of the said Regulation is amended by striking out "price per pound" in the first and second lines and inserting in lieu thereof "price per unit weight".
- 12. The said Regulation is further amended by adding thereto the following section:

64a. Notwithstanding subsection 44 (1) of Table 1 of Schedule 1 to the Fresh Fruit and Vegetable Regulations made under the Canada Agricultural Products Standards Act, a minimum of 80 per cent of the peaches by count in any container, packed in Ontario, shall be of a minimum diameter of,

- (a) 214 inches for new crop peaches sold prior to August 15th in any year; and
- (b) 214 inches for peaches sold on or after August 15th in any year. O. Reg. 460/85, s. 12.
- 13. The said Regulation is further amended by adding thereto the following section:

66a. Sales of peaches directly to consumers from the premises on which they are produced are exempt from sections 64, 64a and 65 providing,

- (a) the peaches are packed in containers other than four quart, four litre or six quart baskets, panta pak boxes or two-third bushel cartons;
- (b) the containers in which the peaches are displayed and sold are marked with the word "UTILITY" in letters of at least one inch in height; and
- (c) the peaches are not advertised. O. Reg. 460/85, s. 13.

(7415)39

#### PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 461/85.

County of Halton (now part of the regional municipalities of Halton and Peel), Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).

Made—September 10th, 1985.

Filed-September 13th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

# 1. Ontario Regulation 481/73 is amended by adding thereto the following section:

84.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and a barn may be erected and used on the land described in subsection (2) provided the following requirements are met:

### Single-family dwelling:

Minimum front yard 30 metres

Minimum side yards 9 metres

Minimum rear yard 90 metres

Minimum floor area 78 square metres

#### Barn:

Minimum front yard 90 metres

Minimum side yards 15 metres

Minimum rear yard 90 metres

Maximum floor area 90 square metres

(2) Subsection (1) applies to that parcel of land in the Town of Milton in The Regional Municipality of Halton, being that part of Lot 2 in Concession IX, New Survey, designated as parts 1 and 2 on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-6028. O. Reg. 461/85, s. 1.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 10th day of September, 1985.

(7416) 39

### PLANNING ACT, 1983

O. Reg. 462/85. Restricted Areas—Territorial District of Sudbury. Made—September 5th, 1985. Filed—September 13th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 834/81 MADE UNDER THE PLANNING ACT, 1983

- Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following sections:
- 61.—(1) A building to be used as a firehall may be erected on the land described in subsection (2) provided that no part of the building shall be closer than ten metres to any of the lot lines.
- (2) Subsection (1) applies to that parcel of land in the geographic Township of Burwash in the Territorial District of Sudbury, being that part of Lot 12 in Concession VI designated as Part 1 on a Plan and Field Notes of Location CL 4164 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-10411 S.E.S.
- 62.—(1) A building to be used as a firehall may be erected on the land described in subsection (2).
- (2) Subsection (1) applies to that parcel of land in the geographic Township of Awrey in the Territorial District of Sudbury, being that part of Lot 11 in Concession VI designated as Part 1 on a Plan and Field Notes of Location CL 4100 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-10467 S.E.S.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 5th day of September, 1985.

(7417) 39

#### **COURTS OF JUSTICE ACT, 1984**

O. Reg. 463/85. Salaries and Benefits of Masters. Made—September 11th, 1985. Filed—September 13th, 1985.

REGULATION TO AMEND REGULATION 539 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

1. Section 7 of Regulation 539 of Revised Regulations of Ontario, 1980, as

THE ONTARIO GAZETTE remade by section 3 of Ontario Regu-

lation 333/84, is revoked and the following substituted therefor:

- 7. Sections 2 to 5 and 8 do not apply to a part-time master to whom section 1a applies. O. Reg. 463/85,
  - 2. The said Regulation, as amended by sections 1 to 3 of Ontario Regulation 333/84 and section 1 of Ontario Regulation 229/85, is further amended by adding thereto the following section:
- 8.-(1) A master is entitled to claim and be reimbursed by the Crown for reasonable expenses actually incurred by him and approved by the senior master that are incidental to the fit and proper execution of the master's office, including,
  - (a) necessary purchase and maintenance of judicial attire and luggage for transporting documents and judicial attire;
  - (b) purchase of books and other publications related to judicial duties, other than books and publications that are available at the master's regular location; and
  - (c) membership in recognized associations contributing to professional development.
- (2) Subsection (1) does not apply to mileage expenses, meal expenses, accommodation expenses, conference, meeting or seminar expenses, relocation expenses or any other expense for which compensation is provided by the Crown apart from this Regulation.
- (3) A master is not entitled to claim or to be reimbursed under subsection (1) for more than \$1,000 in respect of the twelve-month period commencing on the 1st day of April in each year.
- (4) Where a master's expenses in a period mentioned in subsection (3) exceed the amount that the master is entitled to claim in respect of the period, the master is entitled, subject to subsection (3), to claim the excess as an expense in respect of the following twelve-month period.
- (5) Where a master is not in office during all of a period in respect of which the master is entitled to claim and be reimbursed for expenses under subsection (1), the maximum amount under subsection (3) shall be reduced by \$83.33 for each full month that the master is not in office during the period.
- (6) A master is not entitled to claim or to be reimbursed under subsection (1) for an expense incurred before the 1st day of April, 1985.
- (7) Property for which a master is reimbursed under subsection (1) is the property of the Crown in right of Ontario and the master or the personal representative

of the master shall deliver the property to the Crown when the master ceases to hold office, if the property is in serviceable condition at that time. O. Reg. 463/85, 5. 2.

(7418)

39

# ENVIRONMENTAL PROTECTION ACT

O. Reg. 464/85. General-Waste Management. Made-September 11th, 1985. Filed-September 13th, 1985.

REGULATION TO AMEND REGULATION 309 OF REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

- 1.—(1) Paragraph 2 of section 1 of Regulation 309 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 322/85, is amended by striking out "Schedule 2E" in the fourth line and inserting in lieu thereof "Part E of Schedule 2".
- (2) Section 1 of the said Regulation is amended by adding thereto the following paragraph:
- 19a. "existing hospital incinerator" means an incinerator put into operation before the 31st day of December, 1985 owned by a hospital within the meaning of the Public Hospitals Act at which pathological waste but no hauled liquid industrial waste or other hazardous waste is incinerated;
- (3) Paragraph 28 of the said section 1 is amended by striking out "Schedule 2E" in the fourth line and inserting in lieu thereof "Part E of Schedule 2".
- (4) Subparagraph iv of paragraph 38 of the said section 1 is amended by striking out "that" in the second line and inserting in lieu thereof "than".
- (5) Paragraphs 44 and 62 of the said section I are revoked and the following substituted therefor:
  - 44. "on-site incinerator" means an incinerator located at a site used principally for functions

other than waste management in which only waste generated on that site is incinerated;

- 62. "waste-derived fuel" means waste having a quality as fuel not worse than commercially available low grade fuel and that is located at or destined for a waste-derived fuel site where it will be wholly utilized as a fuel or fuel supplement in a combustion unit;
- (6) Paragraph 63 of the said section 1 is amended by adding at the end thereof "generated off the site".
- Section 4 of the said Regulation is amended by adding thereto the following paragraphs:
  - 12. Existing hospital incinerators.
  - 13. Waste-derived fuel sites.
  - 14. Dust suppression sites.
  - 15. On-site incinerators at the site of a veterinary hospital.
  - 16. Incinerators at the site of a crematorium within the meaning of the Cemeteries Act.
- 3.—(1) Paragraph 1 and paragraph 4, as made by subsection 4 (1) of Ontario Regulation 322/85, of subsection 5 (1) of the said Regulation are revoked and the following substituted therefor:
  - On-site incinerators at the site of a veterinary hospital.
  - 4. Incinerators at the site of a crematorium within the meaning of the Cemeteries Act.
- (2) Section 5 of the said Regulation, as amended by section 4 of Ontario Regulation 322/85, is further amended by adding thereto the following subsection:
- (3) Waste-derived fuel sites are exempt from the operation of section 27 of the Act. O. Reg. 464/85, s. 3 (2).
  - 4. Subsection 14 (2) of the said Regulation, as made by section 1 of Ontario Regulation 574/84, is revoked.
  - 5. Clause 15 (15) (b) of the said Regulation, as made by section 9 of Ontario

Regulation 322/85, is amended by adding at the end thereof "but does not include such waste if it is produced in any month in an amount less than twenty-five kilograms or accumulated in an amount less than twenty-five kilograms".

- 6. Subsection 16 (1) of the said Regulation, as made by section 9 of Ontario Regulation 322/85, is revoked and the following substituted therefor:
- No generator shall permit subject waste to pass from his control or to leave the waste generation facility except,
  - (a) by transfer of the subject waste to a waste transportation system operating under a certificate of approval or provisional certificate of approval and where the generator has completed a manifest in respect of the waste in accordance with this Regulation; or
  - (b) by direct discharge to a sewage works subject to the Ontario Water Resources Act or established before the 3rd day of August, 1957 or to a sewage system as defined in Part VII of the Act. O. Reg. 464/85, s. 6.
  - 7. Subsection 19 (2) of the said Regulation, as made by section 9 of Ontario Regulation 322/85, is amended by striking out "of provisional" in the sixth line and inserting in lieu thereof "or provisional".
  - 8. The said Regulation is amended by adding thereto the following sections:

#### ON-SITE INCINERATORS

- 25.—(1) On-site incinerators are exempt from the operation of section 27 of the Act on condition that no hazardous waste or liquid industrial waste is incinerated therein.
- (2) On-site incinerators are exempt from the requirement of being the subject-matter of a hearing under subsection 30 (1) of the Act. O. Reg. 464/85, s. 8, part.

#### EXISTING HOSPITAL INCINERATORS

- 26.—(1) Existing hospital incinerators are exempt from the operation of section 27 of the Act in respect of their establishment, use and operation.
- (2) The exemption granted in subsection (1) in respect of any incinerator within the class is conditional on a submission being made, in respect of the incinerator, to the Director, before the end of March in

each year, of a report on the preceding year ending with the 31st day of December setting out a summary of the source, nature and quantity of waste incinerated therein and a professional assessment of the extent of compliance with Regulation 308 of Revised Regulations of Ontario, 1980 in the operation of the incinerator. O. Reg. 464/85, s. 8, part.

- 9.—(1) The headings "Hazardous Waste Number" to the first column of Parts A and B of Schedule 2, of Schedule 3 and of Schedule 4 to the said Regulation, as made by section 11 of Ontario Regulation 322/85, are revoked and "Reference Number" substituted in each instance.
- (2) The said Schedule 2 is amended by adding thereto the following Part:

#### PART E

EXEMPT ACUTE HAZARDOUS WASTE CHEMICALS EXEMPT HAZARDOUS WASTE CHEMICALS

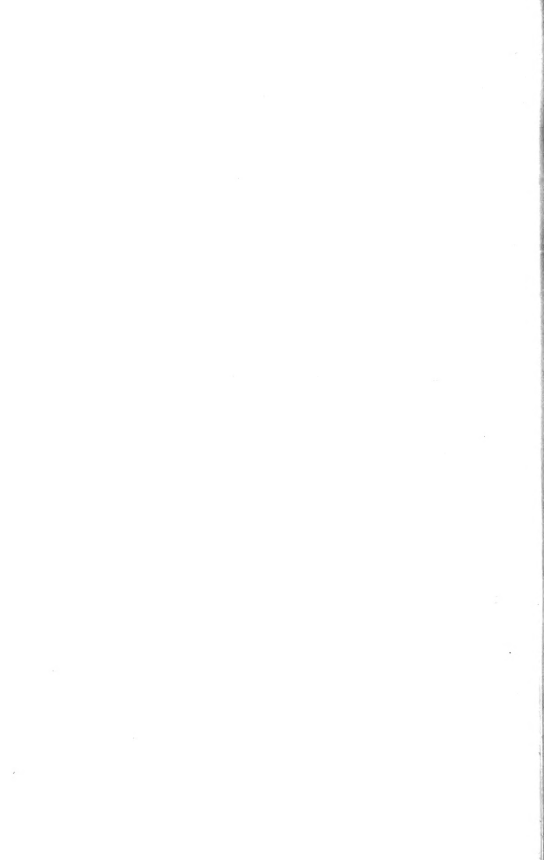
(There are no wastes currently listed in this Part)

- (3) Schedule 2E to the said Regulation, as made by section 11 of Ontario Regulation 322/85, is revoked.
- 10.—(1) Where an exemption from the requirement of having a certificate of

approval or provisional certificate of approval was in effect before this Regulation comes into force that, as a result of the operation of Ontario Regulation 322/85 or this Regulation, would cease, the exemption shall apply.

- (a) until the 17th day of September, 1986; or
- (b) where an application for a certificate of approval is made before the 17th day of September, 1986, until a final decision to issue or refuse to issue the certificate is made.
- (2) For the purpose of Regulation 309 of Revised Regulations of Ontario, 1980, every waste management system or waste disposal site operating under the exemption granted under subsection (1) that transfers, transports, treats, processes or receives subject waste, shall be considered to be operating under a certificate of approval or provisional certificate of approval.
- 11. This Regulation comes into force on the 17th day of September, 1985.

(7419) 39



# **Publications Under The Regulations Act**

October 5th, 1985

#### EDUCATION ACT

O. Reg. 465/85.

Elementary and Secondary Schools and Schools for Trainable Retarded Pupils— General.

Made—September 9th, 1985. Approved—September 11th, 1985. Filed—September 16th, 1985.

# REGULATION TO AMEND REGULATION 262 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE EDUCATION ACT

 Section 8 of Regulation 262 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

#### ELEMENTARY SCHOOL BOARDS

8.—(1) An elementary school board whose area of jurisdiction is not within a secondary school district shall provide instruction that would enable resident pupils of the board to obtain sixteen credits towards a secondary school graduation diploma or an Ontario secondary school diploma.

- (2) A board referred to in subsection (1) that offers courses of instruction during July or August or both in any year may provide instruction that would enable resident pupils of the board to obtain two credits in addition to the sixteen credits referred to in subsection
- (3) Where a board referred to in subsection (1) provides,
  - (a) daily transportation for resident pupils to another school where instruction is provided; or
  - (b) reimbursement for board, lodging and transportation once a week for resident pupils to another school where instruction is provided,

the other school may provide such instruction as would enable the resident pupils of the board to obtain the same number of credits as is referred to in subsections (1) and (2).

- (4) An elementary school board whose area of jurisdiction is within a secondary school district may provide instruction for its resident pupils that would enable the pupils to obtain up to eighteen credits towards a secondary school graduation diploma or an Ontario secondary school diploma.
- (5) Where, prior to the school year commencing in 1985, a Roman Catholic separate school board did not provide instruction that would enable a resident pupil of the board to obtain sixteen credits towards a secondary school graduation diploma or an Ontario secondary school diploma, the board may provide instruction that would enable a resident pupil of the board to obtain up to eighteen credits towards a secondary school graduation diploma or an Ontario secondary school diploma in the school year commencing in 1985, provided that the Minister is satisfied, after receiving a recommendation of the Planning and Implementation Commission established under clause 9 (a) of the Act, that the board is capable of providing such instruction.
- (6) Where, prior to the school year commencing in 1985, a Roman Catholic separate school board provided instruction that would enable a resident pupil of the board to obtain sixteen credits towards a secondary school graduation diploma or an Ontario secondary school diploma, the board may provide instruction that would enable a resident pupil of the board to obtain up to twenty-five credits towards a secondary school graduation diploma or an Ontario secondary school diploma in the school year commencing in 1985, provided that the Minister is satisfied, after receiving a recommendation of the Planning and Implementation Commission established under clause 9 (a) of the Act, that the board is capable of providing such instruction. O. Reg. 465/85, s. 1.

SEAN CONWAY

Minister of Education

Dated at Toronto, this 9th day of September, 1985.

(7420)

# **EDUCATION ACT**

O. Reg. 466/85.

General Legislative Grants, 1985. Made—September 9th, 1985. Approved—September 11th, 1985. Filed—September 16th, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 128/85 MADE UNDER THE EDUCATION ACT

- 1.—(1) Section 1 of Ontario Regulation 128/85 is amended by adding thereto the following paragraph:
  - 1a. "ADE.ES" means the product of the enrolment shift described in paragraph 14a of section 1 and .40 correct to two places of decimals;
- (2) Subparagraph i of paragraph 8 of the said section 1 is revoked and the following substituted therefor:
  - established for adults for which credit is granted or in an independent study course, and
    - a. in the case of a public or separate school board, the course is in the intermediate division and the A.D.E. in respect of the course conducted by the board is multiplied by 1.23, but does not include that portion of the A.D.E. in respect of a course offered by a Roman Catholic separate school board set out in Column 1 of Table 1 from and including the 1st day of September, 1985 to and including the 31st day of December, 1985, in the grade levels and languages instruction set out in Columns 2 and 3 respectively of Table 1, and
    - b. in the case of a Roman Catholic separate school board set out in Column 1 of Table 1, the course is offered from and including the 1st day of September, 1985 to and including the 31st day of December, 1985, in the grade levels and languages of instruction set out opposite thereto in Columns 2 and 3 respectively of Table 1,
- (3) Sub-subparagraphs a and b of subparagraph i of paragraph 10 of the said section 1 are revoked and the following substituted therefor:
  - a. the portion of the A.D.E. for 1985 calculated under section 2 of Ontario Regulation 127/85 (Calculation of Average Daily

Enrolment) that is in respect of resident-internal pupils of the board other than elementary school pupils defined in sub-paragraph ii of paragraph 11 of section 1 and other than pupils enrolled in schools or classes for trainable retarded pupils,

- b. the product of an enrolment weighting factor of 0.23 and the portion of the A.D.E. for 1985 calculated under section 2 of Ontario Regulation 127/85 (Calculation of Average Daily Enrolment) that is in respect of elementary school pupils as defined in subparagraph i of paragraph 11 of section 1 who are resident-internal pupils of the board and who enrolled in grade 9 or 10 and are taking a program in which the majority of the courses of study are for credit toward the secondary school graduation diploma or the Ontario secondary school diploma, and
- (4) Sub-subparagraph c of subparagraph i of paragraph 10 of the said section 1 is amended by striking out,

"E = the sum of the amounts calculated in subsubparagraphs a and b,

 $A = (\frac{ADE 84}{ADE 85} - 1) \text{ correct to}$ four places of decimals,"

in the eighth to twelfth lines and inserting in lieu thereof,

"E = the sum of the amounts calculated in sub-subparagraphs a and b of subparagraph i and subsubparagraph b of subparagraph iii,

A = (\frac{ADE 84}{ADE 85 + ADE ES} - 1)
correct to four places of decimals,"

(5) Paragraph 10 of the said section 1 is amended by striking out "and" at the end of subparagraph i, by adding "and" at the end of subparagraph ii and by adding thereto the following subparagraph:

iii. the product of,

- a. the G.W.F. for 1985 for the board, and
- b. the portion of the A.D.E. for 1985 calculated under section 2 of Ontario Regulation 127/85 (Calculation of Average Daily Enrolment) that is in respect of elementary school pupils as defined in subparagraph ii of paragraph 11 of section 1 who are resident-internal pupils of the board;
- (6) Paragraph 11 of the said section 1 is revoked and the following substituted therefor:
  - 11. "elementary school pupil" means,
    - i. a pupil, other than a pupil referred to in subparagraph ii from and including the 1st day of September, 1985 to and including the 31st day of December, 1985, who is enrolled in an elementary school and who at the beginning of the school year has completed fewer than eleven credits or their equivalent toward the secondary school graduation diploma or the Ontario secondary school diploma or a pupil who during the summer next following the completion of the eleven credits is enrolled in a summer school program operated by a public or separate school board, or
    - ii. from and including the 1st day of September, 1985 to and including the 31st day of December, 1985, a pupil enrolled in a grade level and language of instruction set out in Columns 2 and 3 respectively of Table 1 set out opposite a Roman Catholic separate school board set out in Column 1 of Table 1 and who at the beginning of the school year has completed fewer than nineteen credits or their equivalent toward the secondary school graduation diploma or the Ontario secondary school diploma;
- (7) Subparagraphs i and ii, exclusive of the sub-subparagraphs, of paragraph 12 of the said section 1 are revoked and the following substituted therefor:
  - i. for a public or separate school board in respect of elementary school pupils as defined in subparagraph 1 of paragraph 11 of section 1, the sum of,

- ii. for a Roman Catholic separate school board in respect of elementary school pupils as defined in subparagraph ii of paragraph 11 of section 1 or a secondary school board, the sum of,
- (8) Subparagraphs i and ii, exclusive of the sub-subparagraphs, of paragraph 13 of the said section 1 are revoked and the following substituted therefor:
  - i. for a public or separate school board in respect of elementary school pupils as defined in subparagraph i of paragraph 11 of section 1, the sum of,
  - ii. for a secondary school board operating a program in a class established under section 261 of the Act or for a Roman Catholic separate school board operating a program in a class established under section 258 of the Act for elementary school pupils as defined in subparagraph ii of paragraph 11 of section 1, the products obtained by multiplying the enrolment in the programs in which French is the language of instruction in a subject, by the number of credits that may be granted to a pupil for the subject or by one in the case of a subject offered in a day school in a course for which no credit may be granted and for which a minimum of 110 hours has been scheduled and by,

such that the maximum number of credits or courses for which no credit may be granted that may be taken into account for the purpose of this subparagraph in respect of any one pupil is five, and

- (9) The said section 1 is further amended by adding thereto the following paragraph:
  - 14a. "enrolment shift" means, for a secondary school board set out in Column 1 of Table 2, the number of pupils derived by the Planning and Implementation Commission from the board plan of a separate school board operating in the same area of jurisdiction and the impact statement of the secondary school board submitted to the Planning and Implementation Commission as having transferred, on and after the 1st day of September, 1985, to a Roman Catholic separate school board set out in Column 2 of Table 2;

- (10) Paragraph 22 of the said section 1 is amended by striking out.
  - "A = the product of the portion of the day school weighted A.D.E. for grant purposes for 1985 described in subparagraph i of paragraph 10 of section 1 and \$2,396 in the case of a public or separate school board, or \$3,275 in the case of a secondary school board,"

in the eighth to fourteenth lines and inserting in lieu thereof:

- "A = the sum of, the product of the portion of the day school weighted A.D.E. for grant purposes for 1985 described in subparagraph i of paragraph 10 of section 1 and \$2,396 in the case of a public or separate school board or \$3,275 in the case of a secondary school board and the product of the portion of the day school weighted A.D.E. for grant purposes for 1985 described in subparagraph iii of paragraph 10 of section 1 and \$3,275,"
- (11) Paragraph 27 of the said section 1 is revoked and the following substituted therefor:
  - 27. "P.A.C." means the pupil accommodation charge that for a pupil of A.D.E. is \$107 in the case of an elementary school pupil as defined in subparagraph i of paragraph 11 of section 1 or a pupil enrolled in a class or school for trainable retarded pupils and \$214 in the case of a secondary school pupil or an elementary school pupil as defined in subparagraph ii of paragraph 11 of section 1;
- (12) Sub-sub-subparagraph II of sub-subparagraph e of subparagraph iv of paragraph 28 of the said section 1 is amended by striking out "and" at the end of sub-sub-sub-subparagraph B, by adding "and" at the end of sub-sub-subsubparagraph C and by adding thereto the following sub-sub-sub-subpara graph:
  - D. the product of \$18.25 and the portion of the day school weighted A.D.E. for grant purposes for 1985 described in subparagraph iii of paragraph 10 of section 1,

- (13) Sub-subparagraphs c and e of subparagraph ii of paragraph 29 of the said section 1 are revoked and the following substituted therefor:
  - c. the sum of,
    - I. the product of \$2,396 in the case of a public or separate school board or \$3,275 in the case of a secondary school board, the G.W.F. for 1985 for the board and the portion of the continuing education A.D.E. for grant purposes for 1985 that is not in respect of a course offered by a Roman Catholic separate school board set out in Column 1 of Table 1, from and including the 1st day of September, 1985 to and including the 31st day of December, 1985, in the grade levels and languages of instruction set out opposite thereto in Columns 2 and 3 respectively of Table 1,
    - II. the product of \$3,275, the G.W.F. for 1985 for the board and the portion of the continuing education A.D.E. for grant purposes for 1985 that is in respect of a course offered by a Roman Catholic separate school board set out in Column 1 of Table 1. from and including the 1st day of September, 1985 to and including the 31st day of December, 1985, in the grade levels and the languages of instruction set out opposite thereto in Columns 2 and 3 respectively of Table 1,
  - e, in the case of a secondary school board or a Roman Catholic separate school board set out in Column 1 of Table 1, the product of \$3,275, the G.W.F. for 1985 for the board and the portion of the A.D.E. calculated under clause 3 (a) of Ontario Regulation 127/85 (Calculation of Average Daily Enrolment) in respect of

enrolment of resident-internal pupils of the board in the classroom instruction portion of a course in driver education, where in the case of the Roman Catholic separate school board, the course is in the language of instruction set out opposite the name of the board in Column 3 of Table 1 from and including the 1st day of September, 1985 to and including the 31st day of December, 1985, and

- (14) Sub-subparagraph b of subparagraph i of paragraph 30 of the said section 1 is revoked and the following substituted therefor:
  - b. \$185 in the case of an elementary school pupil as defined in subparagraph i of paragraph 11 of section 1 or \$132 in the case of an elementary school pupil as defined in subparagraph ii of paragraph 11 of section 1 or a secondary school pupil, and
- (15) Paragraph 34 of the said section 1 is revoked and the following substituted therefor:
  - 34. "T.Q.E.A. for 1985" means the teacher qualifications and experience adjustment for 1985 in respect of a board that is the product of,
    - the teacher qualifications and experience adjustment factor for 1985 for the board, and
    - ii. the sum of,
      - a. the product of the portion of the day school weighted A.D.E. for grant purposes for 1985 that is the sum of the amounts described in sub-sub-paragraphs a, b and c of sub-paragraph i and sub-subparagraph b of subparagraph ii of paragraph 10 of section 1 and \$2,396 in the case of a public or separate school board or \$3,275 in the case of a secondary school board, and
      - b. the product of the portion of the day school weighted A.D.E. for grant purposes for 1985 described in sub-sub-

paragraph b of subparagraph iii of paragraph 10 of section 1 and \$3,275.

reduced, where a strike or lockout of certain employees of the board occurs during the year 1985, by the products of the items set out in subparagraphs i and ii and the ratio of the excess described as C in paragraph 22 of section 1 to the sum of the O.E. for 1985 and such excess;

- 2. Subsection 3 (1) of the said Regulation is revoked and the following substituted therefor:
- (1) The general legislative grants payable to a board other than an isolate board or a board appointed under section 70 of the Act in respect of 1985 shall, subject to sections 5, 6, 7 and subsection (2), be the sum of the amounts calculated under Parts 1, 2, 3, 4, 5, 6, 7, 10, 11, 12, 13 and 14. O. Reg. 466/85, s. 2.
  - 3. Subclause 8 (b) iii of the said Regulation is revoked and the following substituted therefor:
    - (iii) the product of,
      - (A) the sum of,
        - the portion of the A.D.E. for 1985 that is in respect of resident-external pupils of the board exclusive of any increase under the provisions of section 6 of Ontario Regulation 130/85 (Calculation of Fees for Pupils), and
        - 2. the product of 0.23 and the portion of such A.D.E. that is in respect of elementary school pupils as defined in subparagraph i of paragraph 11 of section 1 who are resident-internal pupils of the board and who are enrolled in grade 9 or 10 and are taking a program in which the majority of the courses are for credit toward the secondary school graduation diploma or the Ontario secondary school diploma,
      - (B) the G.W.F. for 1985 for the board in the case of a pupil other than a pupil enrolled in a school or class for trainable

retarded pupils or the T.R.W.F. for 1985 for the board in the case of a pupil enrolled in a school or class for trainable retarded pupils, and

- (C) \$2,396 in the case of an elementary school pupil as defined in subparagraph i of paragraph 11 of section 1 or a pupil enrolled in a school or class for trainable retarded pupils, or \$3,275 in the case of an elementary school pupil as defined in subparagraph ii of paragraph 11 of section 1 or a secondary school pupil.
- Clause 14 (b) of the said Regulation is revoked and the following substituted therefor:
  - (b) \$185 in the case of an elementary school pupil as defined in subparagraph i of paragraph 11 of section 1 or \$132 in the case of an elemen-

tary school pupil as defined in subparagraph ii of paragraph 11 of section 1 or a secondary school pupil; and

5. The said Regulation is amended by adding thereto the following Part:

#### PART 14

#### ASSISTANCE IN RESPECT OF ENROLMENT SHIFT

42. Where a secondary school board has an enrolment shift as defined in paragraph 14a of section 1, the board shall be paid a grant equal to,

ADE.ES  $\times$  \$3,275  $\times$  .22  $\times$  G.W.F. for 1985

O. Reg. 466/85, s. 5.

6. The said Regulation is further amended by adding thereto the following Tables:

TABLE 1

Column 1 NAME OF BOARD	Column 2 GRADE LEVEL	Column 3 LANGUAGE OF INST	TRUCTION English
Brant County Roman Catholic Separate School Board	9, 10 & 11		x
Bruce-Grey County Roman Catholic Separate School Board	9, 10 & 11		x
Carleton Roman Catholic Separate School Board	9, 10 & 11 9, 10 & 11	Х	x
Cochrane-Iroquois Falls District Roman Catholic Separate School Board	9	x	
Dufferin-Peel Roman Catholic Separate School Board	9 9, 10 & 11	X	х
Durham Region Roman Catholic Separate School Board	9, 10 & 11		x
Elgin County Roman Catholic Separate School Board	9, 10 & 11		х
Essex County Roman Catholic Separate School Board	9, 10 & 11 9, 10 & 11	Х	x
Frontenac-Lennox and Addington County Roman Catholic Separate School Board	9, 10 & 11 9, 10 & 11	х	x
Haldimand-Norfolk Roman Catholic Separate School Board	9, 10 & 11		x
Halton Roman Catholic Separate School Board	9, 10 & 11		x
Hamilton-Wentworth Roman Catholic Separate School Board	9, 10 & 11		x
Hastings-Prince Edward County Roman Catholic Separate School Board	9, 10 & 11		X
Kenora District Roman Catholic Separate School Board	9, 10 & 11		х
Kent County Roman Catholic Separate School Board	9, 10 & 11 9, 10 & 11	х	х
Lakehead District Roman Catholic Separate School Board	9, 10 & 11		х
Lambton County Roman Catholic Separate School Board	9, 10 & 11		x

Column 1 NAME OF BOARD	Column 2 GRADE LEVEL	Column LANGUAGE OF	
Lanark, Leeds and Grenville County Roman Catholic Separate School Board	9, 10 & 11		х
Lincoln County Roman Catholic Separate School Board	9, 10 & 11		х
London and Middlesex County Roman Catholic Separate School Board	9, 10 & 11		х
Metropolitan Separate School Board	9 9, 10 & 11	X	х
Nipissing District Roman Catholic Separate School Board	9, 10 & 11		х
Ottawa Roman Catholic Separate School Board	9, 10 & 11 9, 10 & 11	Х	х
Oxford County Roman Catholic Separate School Board	9, 10 & 11		х
Peterborough-Victoria- Northumberland and Newcastle Roman Catholic Separate School Board	9, 10 & 11		х
Renfrew County Roman Catholic Separate School Board	9, 10 & 11		х
Sault Ste. Marie District Roman Catholic Separate School Board	9, 10 & 11		х
Simcoe County Roman Catholic Separate School Board	9, 10 & 11		х
Stormont, Dundas and Glengarry Roman Catholic Separate School Board	9, 10 & 11		х
Sudbury District Roman Catholic Separate School Board	9, 10 & 11 9, 10 & 11	X	х
Timmins District Roman Catholic Separate School Board	9, 10 & 11		х
Waterloo County Roman Catholic Separate School Board	9, 10 & 11		х
Welland County Roman Catholic Separate School Board	9, 10 & 11		х
Wellington County Roman Catholic Separate School Board	9, 10 & 11		х
Windsor Roman Catholic Separate School Board	9, 10 & 11		Х
York Region Roman Catholic Separate School Board	9, 10 & 11		х
		O. Reg. 46	66/85, s. 6, part.

# TABLE 2

Column 1 BOARD OF EDUCATION	Column 2 ROMAN CATHOLIC SEPARATE SCHOOL BOARD
Brant County Board of Education	Brant County Roman Catholic Separate School Board
Bruce County Board of Education	Bruce-Grey County Roman Catholic Separate School Board
Carleton Board of Education	Carleton Roman Catholic Separate School Board
Cochrane-Iroquois Falls Board of Education	Cochrane-Iroquois Falls District Roman Catholic Separate School Board
Dufferin County Board of Education	Dufferin-Peel Roman Catholic Separate School Board
Durham Board of Education	Durham Region Roman Catholic Separate School Board
East Parry Sound Board of Education	Nipissing District Roman Catholic Separate School Board
Elgin County Board of Education	Elgin County Roman Catholic Separate School Board
Essex County Board of Education	Essex County Roman Catholic Separate School Board
Frontenac County Board of Education	Frontenac-Lennox and Addington County Roman Catholic Separate School Board
Grey County Board of Education	Bruce-Grey County Roman Catholic Separate School Board
Haldimand Board of Education	Haldimand-Norfolk Roman Catholic Separate School Board
Halton Board of Education	Halton Roman Catholic Separate School Board
Board of Education for the City of Hamilton	Hamilton-Wentworth Roman Catholic Separate School Board
Hastings County Board of Education	Hastings-Prince Edward County Roman Catholic Separate School Board
Kenora Board of Education	Kenora District Roman Catholic Separate School Board
Kent County Board of Education	Kent County Roman Catholic Separate School Board

4126	THE ONTAR	RIO GAZETTE	O. Reg. 466/85
Column 1 BOARD OF EDUCATION		Column 2 ROMAN CATHOLIC SEPARAT	E SCHOOL BOARD
Lakehead Board of Educat	ion	Lakehead District Roma: Separate School Board	n Catholic
Lambton County Board of	Education	Lambton County Roman Co Separate School Board	atholic
Lanark County Board of E of Education	ducation	Lanark, Leeds and Gren Roman Catholic Separat Board	
Leeds and Grenville Coun of Education	ty Board	Lanark, Leeds and Gren Roman Catholic Separat Board	
Lennox and Addington Cou of Education	nty Board	Frontenac-Lennox and A County Roman Catholic School Board	ddington Separate
Lincoln County Board of	Education	Lincoln County Roman C Separate School Board	atholic
Board of Education for t of London	he City	London and Middlesex C Catholic Separate Scho	
Metropolitan Toronto Sch	ool Board	Metropolitan Separate	School Board
Middlesex County Board o	f Education	London and Middlesex C Catholic Separate Scho	
Muskoka Board of Educati	on	Nipissing District Rom Separate School Board	an Catholic
Niagara South Board of E	ducation	Welland County Roman C Separate School Board	atholic
Nipissing Board of Educa	tion	Nipissing District Rom Separate School Board	an Catholic
Norfolk Board of Educati	on	Haldimand-Norfolk Roma Separate School Board	n Cathoic
Northumberland and Newca of Education	stle Board	Peterborough-Victoria- and Newcastle Roman Ca Separate School Board	
Ottawa Board of Educatio	n	Ottawa Roman Catholic School Board	Separate
Oxford County Board of E	ducation	Oxford County Roman Ca Separate School Board	tholic
Peel Board of Education		Dufferin-Peel Roman Ca Separate School Board	tholic
Peterborough County Boar Education	d of	Peterborough-Victoria- and Newcastle Roman Ca Separate School Board	Northumberland tholic

Separate School Board

Column 1 BOARD OF EDUCATION	Column 2 ROMAN CATHOLIC SEPARATE SCHOOL BOARD			
Prince Edward County Board of Education	Hastings-Prince Edward County Roman Catholic Separate School Board			
Renfrew County Board of Education	Renfrew County Roman Catholic Separate School Board			
Sault Ste. Marie Board of Education	Sault Ste. Marie District Roman Catholic Separate School Board			
Simcoe County Board of Education	Simcoe County Roman Catholic Separate School Board			
Stormont, Dundas and Glengarry County Board of Education	Stormont, Dundas and Glengarry County Roman Catholic Separate School Board			
Sudbury Board of Education	Sudbury District Roman Catholic Separate School Board			
Timmins Board of Education	Timmins District Roman Catholic Separate School Board			
Victoria County Board of Education	Peterborough-Victoria-Northumberland and Newcastle Roman Catholic Separate School Board			
Waterloo County Board of Education	Waterloo County Roman Catholic Separate School Board			
Wellington County Board of Education	Wellington County Roman Catholic Separate School Board			
Wentworth County Board of Education	Hamilton-Wentworth Roman Catholic Separate School Board			
West Parry Sound Board of Education	Nipissing District Roman Catholic Separate School Board			
Board of Education for the City of Windsor	Windsor Roman Catholic Separate School Board			
York Region Board of Education	York Region Roman Catholic Separate School Board			
	O. Reg. 466/85, s. 6, part.			

SEAN CONWAY Minister of Education

Dated at Toronto, this 9th day of September, 1985.

(7421)

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#### **EDUCATION ACT**

O. Reg. 467/85.
Calculation of Fees for Pupils.
Made—September 9th, 1985.
Approved—September 11th, 1985.
Filed—September 16th, 1985.

O. Reg. 467/85

# REGULATION TO AMEND ONTARIO REGULATION 130/85 MADE UNDER THE EDUCATION ACT

- 1.—(1) Subsection 6 (1) of Ontario Regulation 130/85 is amended by striking out "and" at the end of clause (c).
- (2) Clause 6 (1) (d) of the said Regulation is revoked and the following substituted therefor:
  - (d) a program of instruction for which credit is granted that is offered in an elementary school to elementary school pupils as defined in subparagraph i of paragraph 11 of section 1 of Ontario Regulation 128/85 (General Legislative Grants, 1985); and
  - (e) a program of instruction for which credit is granted that is offered in an elementary school to elementary school pupils as defined in subparagraph ii of paragraph 11 of section 1 of Ontario Regulation 128/85.
- (3) Subsection 6 (3) of the said Regulation is revoked and the following substituted therefor:
- (3) The factor agreed upon under subsection (2) shall not be greater than 1.23 in the case of a pupil registered in a program referred to in clause 6 (1) (d) and 1.36 in the case of a pupil registered in a program referred to in clause 6 (1) (e). O. Reg. 467/85, s. 1 (3).

SEAN CONWAY
Minister of Education

Dated at Toronto, this 9th day of September, 1985.

#### PLANNING ACT, 1983

O. Reg. 468/85.

(7472)

Restricted Areas—County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering).

Made—September 6th, 1985. Filed—September 16th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT, 1983

- 1. Subsection 43 (2) of Ontario Regulation 102/72, as made by section 1 of Ontario Regulation 390/85, is revoked and the following substituted therefor:
- (2) Subsection (1) applies to that parcel of land in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 10 in Concession V designated as parts 2, 3, 4, 5, 6, 7 and 8 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-8715. O. Reg. 468/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

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Dated at Toronto, this 6th day of September, 1985.

#### NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 469/85.

(7423)

Development Within the Development Control Area.

Made—September 12th, 1985. Filed—September 16th, 1985.

REGULATION TO AMEND
REGULATION 685 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
NIAGARA ESCARPMENT
PLANNING AND
DEVELOPMENT ACT

- 1. Section 5 of Regulation 685 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:
  - 20. The opening, establishment or operation of, or removal of material from, a wayside pit or quarry for the purpose of constructing any highway under the jurisdiction and control of any Ministry of the Government of Ontario.

Bernard Grandmaître Minister of Municipal Affairs

Dated at Toronto, this 12th day of September, 1985.

(7424)

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# ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 470/85. Exemption—Ministry of Natural Resources—MNR-39/4. Made—September 4th, 1985. Approved—September 4th, 1985. Filed—September 17th, 1985.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-39/4

Having received a request from the Minister of Natural Resources that an undertaking, namely:

The activity of implementing projects under the Ministry of Natural Resources Special Employment Programs which consist of:

- Projects carried out as part of the joint Federal—Provincial Job Creation Program and the Federal Job Creation Program under section 38 of the *Unemployment Insurance Act* and involving the:
  - 1. Mining Sector Special Employment Work Program
  - 2. Forest Sector Special Employment Work Program
  - 3. Fisheries and Wildlife Special Employment Work Program
  - 4. Conservation Authorities Sector Special Employment Work Program
  - 5. Provincial Parks Sector Special Employment Work Program

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Minister of Natural Resources that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

A. The Crown and the public will be damaged because the objective of short-term job creation may be impeded by taking time for preparation and submission of an environmental assessment for this undertaking.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment (7425)

which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The program is short-term, with projects to be completed by March 31, 1986.
- B. The prime objective of the program is aimed at providing short-term job opportunities for people who are currently unemployed.
- C. This order exempts only those projects which are carried out under the program which form part of the undertaking and does not exempt similar projects undertaken as part of the normal operations of the Ministry of Natural Resources.

This exemption is subject to the following terms and conditions:

- 1. The Ministry of Natural Resources shall provide the Environmental Assessment Branch, within thirty days of the approval of this exemption, a list of the anticipated projects that will be exempted. The list shall include the following information on each project:
  - project description and location;
  - the scheduled project commencement and completion date;
  - the MNR District within which the project will be carried out;
  - any related projects.

This list and information will be revised and forwarded to the Environmental Assessment Branch as additional projects are proposed and approved, or deleted.

- 2. Where a project exempted by this order is the same as an undertaking for which a Ministry of Natural Resources' Class Environmental Assessment has been submitted and approved, that project shall be carried out in accordance with the applicable Environmental Quality Guidelines and Environmental Quality Implementation Handbook.
- This exemption order expires on March 31, 1986. Any project not completed by that date is not covered by this exemption order. O. Reg. 470/85.

JAMES BRADLEY
Minister of the Environment

425)

# ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 471/85.

Exemption—Ministry of Government Services—MGS-65. Made—September 11th, 1985. Approved—September 17th, 1985. Filed—September 17th, 1985.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-65

Having received a request from the Minister of Government Services that an undertaking, namely:

The activity of interim property management consisting of the removal or demolition of existing structures and levelling of a site known as 225 and 227 Howey Street, and 6 Patricia Drive in the Township of Red Lake, District of Kenora,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

A. The Ministry of Government Services will be interfered with in that an environmental assessment will be required for an undertaking that will have insignificant adverse effects

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

A. The balance of the interim property management that the Ministry of Government Services proposes for this site is already exempt under the existing Exemption Order MGS-4 and the Ministry of Government Services has informed me that adverse environmental impacts are not expected to be created by either that part of the undertaking exempted hereunder or that part exempted by MGS-4.

B. The Ministry of Citizenship and Culture has reviewed the undertaking and advised that it will not adversely affect any important heritage features since the only historic building will be relocated by the municipality to a new site.

This exemption is subject to the following terms and conditions:

- The Ministry of Government Services shall ensure that any open basement or other excavation is filled and graded, and all remaining debris from any structure is removed from the site within thirty days of demolition or removal of the structure having been completed and in any event the demolition or removal of all structures and the filling and grading shall be complete by and no further work shall be done under this Order after December 31, 1985.
- The Ministry of Government Services shall through written notice inform the Environmental Assessment Branch that they have complied with the requirements of condition 1.
- The date specified in condition 1 may be extended by the Minister of the Environment to a date not later than June 1, 1986 upon written application by the Minister of Government Services. O. Reg. 471/85.

JAMES BRADLEY
Minister of the Environment

(7426)

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### PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 472/85.

The Regional Municipality of York, Town of Richmond Hill. Made—September 12th, 1985. Filed—September 17th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 474/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Section 14 of Ontario Regulation 474/73, as remade by section 1 of Ontario Regulation 472/84, is revoked and the following substituted therefor:

14.—(1) Notwithstanding any other provision of this Order, the land described in subsection (2) may be

used for a private recreational club and uses accessory thereto including facilities for dining, meeting, tennis and swimming, provided the following requirements are met:

Minimum front yard 40 feet

Minimum side vards

20 feet

Minimum rear yard

O. Reg. 472/85

5 feet

Maximum height of any

building or structure

55 feet

Maximum lot coverage 65 per cent

- (2) That parcel of land in the Town of Richmond Hill in The Regional Municipality of York, formerly in the Township of Vaughan in the County of York, being composed of that part of Lot 38 in Concession 1 west of Yonge Street, designated as all of Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as 64R-5178. O. Reg. 472/85, s. 1.
  - 2. Schedule 2 to the said Regulation, as made by section 3 of Ontario Regulation 431/76, is revoked.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 12th day of September, 1985.

(7427)40

## FARM PRODUCTS MARKETING ACT

O. Reg. 473/85. Greenhouse Vegetables-Marketing. Made-August 27th, 1985. Filed-September 18th, 1985.

REGULATION TO AMEND **REGULATION 366 OF** REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Section 2 of Regulation 366 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the production and

marketing within Ontario of greenhouse vegetables. including the prohibition of such production and marketing in whole or in part. O. Reg. 473/85, s. 1.

- 2. Clause 5 (e) of the said Regulation is revoked and the following substituted therefor:
  - (e) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing greenhouse vegetables and the collecting of the licence fees and the recovering of such licence fees by suit in a court of competent jurisdiction;
- 3.—(1) Paragraph 5 of section 9 of the said Regulation, as amended by section 1 of Ontario Regulation 772/83, is revoked and the following substituted therefor:
  - 5. To fix and impose service charges for the marketing of greenhouse vegetables.
- (2) Paragraph 6 of the said section 9 is revoked.

THE FARM PRODUCTS MARKETING BOARD:

J. R. SANDEVER Acting Vice-Chairman

GLORIA MARCO BORYS Secretary

Dated at Toronto, this 27th day of August, 1985.

(7556)

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### HIGHWAY TRAFFIC ACT

O. Reg. 474/85. Restricted Use of Left Lanes by Commercial Motor Vehicles. Made-September 16th, 1985. Filed-September 18th, 1985.

REGULATION TO AMEND **REGULATION 480 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 2 of Schedule 4 to Regulation 480 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 193/85, is revoked and the following substituted therefor:

- 2. Northbound on that part of the King's Highway known as the Queen Elizabeth Way lying between a point situate at its intersection with the southerly limit of the underpass structure of the roadway known as Beach Boulevard in the City of Hamilton in The Regional Municipality of Hamilton-Wentworth and a point situate 500 metres measured northerly from its intersection with the northerly limit of the King's Highway known as No. 2 in the City of Burlington in The Regional Municipality of Halton.
  - (2) Paragraph 3 of the said Schedule 4 is revoked and the following substituted therefor:
- 3. Southbound on that part of the King's Highway known as the Queen Elizabeth Way lying between a point situate 500 metres measured northerly from its intersection with the northerly limit of the King's Highway known as No. 2 in the City of Burlington in The Regional Municipality of Halton and a point situate at its intersection with the southerly limit of the underpass structure of the roadway known as Beach Boulevard in the City of Burlington in The Regional Municipality of Hamilton-Wentworth.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 16th day of September, 1985.

(7557) 40

## REGIONAL MUNICIPALITY OF OTTAWA-CARLETON ACT

O. Reg. 475/85.
City of Gloucester—Representation on Regional Council.
Made—September 11th, 1985.
Filed—September 20th, 1985.

### ORDER IN COUNCIL

R.O.C. 285/85

WHEREAS, on the application of The Corporation of the City of Gloucester under section 8 of the *Regional Municipality of Ottawa-Carleton Act*, the Ontario Municipal Board has established a full ward system in the City of Gloucester and varied the composition of its council;

AND WHEREAS it is considered advisable that an order be made authorizing a method of selecting the members who represent the City on the Regional Council that is different than the method prescribed by section 4 of the Regional Municipality of Ottawa-Carleton Act;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 9 of the Regional Municipality of Ottawa-Carleton Act that,

- 1. Notwithstanding subsection 4 (1) of the Act, on and after the 1st day of December, 1985, The Corporation of the City of Gloucester shall be represented on the Regional Council by,
  - (a) the mayor of the City; and
  - (b) two members of the council of the City appointed by the members of that council to represent the City on the Regional Council. O. Reg. 475/85.

Recommended

BERNARD GRANDMAÎTRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered, September 11, 1985.

JOHN B. AIRD Lieutenant Governor

(7459)

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#### GAME AND FISH ACT

O. Reg. 476/85. Hunting in Larose Forest. Made—September 19th, 1985. Filed—September 20th, 1985.

## REGULATION MADE UNDER THE GAME AND FISH ACT

## HUNTING IN LAROSE FOREST

- 1. The lands in respect of which the Crown has acquired an interest and described in the Schedule are designated in accordance with paragraph 33 of section 92 of the Act. O. Reg. 476/85, s. 1.
- 2. Regulation 420 of Revised Regulations of Ontario, 1980, applies to the hunting of moose in the area described in the Schedule except in so far as such Regulation is modified by this Regulation. O. Reg. 476/85, s. 2.
- 3. Except as provided in this Regulation, no person shall hunt any animal or bird in the area described in the Schedule during the period prescribed in subsection 4 (1). O. Reg. 476/85, s. 3.
- 4.—(1) Despite subsection 2a (1) of Regulation 420 of Revised Regulations of Ontario, 1980, the holder of

a licence in Form 3 of Regulation 420 may hunt moose of any age or either sex from the 21st day of October to the 26th day of October, both inclusive, in the year 1985 in the area described in the Schedule if,

- (a) fewer than twenty-one moose have been taken from the area described in the Schedule during the aforementioned period or any part thereof;
- (b) the holder's name is drawn by lot administered by the Ministry or the holder is nominated by the person whose name is so drawn;
- (c) the holder presents his or her licence to the officer in charge and obtains from that officer a licence in Form 1;
- (d) there are not more than fifty-nine other persons hunting in the area described in the Schedule at the time the holder presents his or her licence to the officer in charge;
- (e) the holder wears in a conspicuous place while hunting such identification as is furnished by the Ministry; and
- (f) the holder returns to the Larose Forest Headquarters at or before six o'clock in the afternoon on the day the holder has hunted, surrenders his or her licence in Form 1 to the officer in charge and, where the holder has taken a moose, produces the moose to that officer for inspection.
- (2) No person shall use or be accompanied by a dog while hunting moose in the area described in the Schedule.
- (3) No holder of a licence to hunt moose shall take more than one moose in any one year.
- (4) A licence in Form 1 expires with the day on which it is issued. O. Reg. 476/85, s. 4.

#### Schedule

All those lands in the townships of Clarence and Cambridge in the United Counties of Prescott and Russell described as follows:

### Firstly:

Lots 25, 26 and 27 in Concession V; the south half of Lot 23, the north half of the west half of Lot 24, the east half of Lot 24, and all of lots 25, 26, 27 and 28 in Concession VI; the south half of Lot 23, all of Lot 24, the north half of Lot 25, the east half of the south half of Lot 25, and all of lots 26, 27 and 28 in Concession VII; lots 24, 25, 26, 27 and 28 in Concession VIII; the east half of the south half of Lot 23, and all of lots 24, 25, 26, 27 and 28 in Concession IX; lots 25, 26, 27 and 28 in Concession X; and lots 25, 26, 27 and 28 in Concession XI, all in the said Township of Clarence.

## Secondly:

The south half of Lot 1, the west half and the southern three-quarters of the east half of Lot 2, the north half of Lot 4 and the west half of the south half of Lot 4, the north half of Lot 5, the west half of Lot 6, all of Lot 7, the north half of Lot 8, the west half of the south half of Lot 8, the south half of Lot 9, the south half of Lot 10, the south half of Lot 11, the west half of the east half of Lot 12, the west half of Lot 12, all of lots 13, 14, 15, 16, 17, 18, 19, 20, 21, 22 and 23, the west half of Lot 24, all of Lot 25, and the north half of Lot 26 in Concession I; the north half of Lot 7, the north half of Lot 8, the west half of the south half of Lot 8, all of Lot 9, the east half and the northern three-quarters of the west half of Lot 10, the east half of Lot 11, all of lots 12, 13, 14, 15, 16, 17 and 18, the east half of the east half of Lot 19, the west half of Lot 19, all of Lot 20, the east half of Lot 21 and the west half of the west half of Lot 21, all of lots 22 and 23, the north half of Lot 24, and the west half of the south half of Lot 24 in Concession II, all in the said Township of Cambridge. O. Reg. 476/85, Sched.

(7460)

## THE ONTARIO GAZETTE

O. Reg. 476/85

O. Reg. 476/85, Form 1.

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## Form 1

Game and Fish Act

## LAROSE FOREST HUNTING AREA FREE DAILY LICENCE TO HUNT MOOSE

		No	
Under the Game and Fish Act and the regulation	ns, and subject to the limitat	tions thereof, this licence is issued to	)
Last name	First	name Initial	
Street Address, Apt. No., P.O. Bo	x or Rural Route		
City, Town or Village		Postal Code	
198 Moose Licence No.	Area	a Code Telephone Number	
to hunt moose of any age of either sex in the	area described in the Scho	edule of O. Reg. 476/85.	
This licence expires with the date on which i	t is issued.		
Signature of Issuer	Date of Issue	Signature of Licensee	

### GAME AND FISH ACT

O. Reg. 477/85. Beaver Meadow Hunting Area. Made—September 19th, 1985. Filed—September 20th, 1985.

## REGULATION MADE UNDER THE GAME AND FISH ACT

### BEAVER MEADOW HUNTING AREA

- 1. The Crown lands described in the Schedule are designated in accordance with paragraph 33 of section 92 of the Act. O. Reg. 477/85, s. 1.
- 2. Except as provided in this Regulation, no person shall hunt any animal or bird in the area described in the Schedule. O. Reg. 477/85, s. 2.
- 3. The holder of a licence in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980 may hunt ducks, geese, rails, coots and gallinules on a Monday, Wednesday, Friday or Saturday during the open season therefor in any year during the hours between one-half hour before sunrise and one-half hour after sunset in the area described in the Schedule, if,
  - (a) the holder's motor vehicle is parked in an area designated as a parking area;
  - (b) the holder hunts only from a blind marked by an officer of the Prince Edward Region Conservation Authority with the number of the parking area in which the holder's motor vehicle is parked;
  - (c) the blind from which the holder hunts is occupied by not more than one other person;
  - (d) the holder keeps his or her firearm unloaded and encased except while occupying the hunting blind; and
  - (e) the holder enters and leaves the lands described in the Schedule through the area designated as a parking area. O. Reg. 477/85, s. 3.

#### Schedule

All that parcel or tract of land in the Township of Athol in the County of Prince Edward, being composed of that part of lots 15, 16, 17, 18 and 19, Concession North Side of East Lake, as shown on the plan of the Township of Hallowell, designated as Part 1 on a plan of survey deposited in the Land Registry Office at Picton as R.D. Plan No. 55. O. Reg. 477/85, Sched.

## COURTS OF JUSTICE ACT, 1984

O. Reg. 478/85

O. Reg. 478/85. Rules of Civil Procedure. Made—August 28th, 1985. Approved—September 19th, 1985. Filed—September 20th, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 560/84 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

- 1. The Rules of Civil Procedure set out in the Schedule to Ontario Regulation 560/84, as amended by section 1 of Ontario Regulation 786/84, are further amended as follows:
  - 1. Subrule 4.05 (1) is revoked and the following substituted therefor:

#### Issuing Documents

- (1) A document may be issued only on personal attendance in the court office by the party seeking to issue it or by someone on the party's behalf.
  - 2. Rule 4.07 is amended by adding thereto the following subrule:
- (1a) Transcripts of evidence for use on a motion or application or at trial shall have a light gray backsheet of 176 g/m² weight cover stock.
  - 3. The English version of clause 19.04 (1) (c) is amended by striking out "chattels" and inserting in lieu thereof "possession of personal property".
  - 4. Clause 24.01 (d) is revoked and the following substituted therefor:
    - (d) having set the action down for trial, to deliver a notice of listing for trial after becoming entitled to do so under subrule 48.06 (1); or
  - 5. Subrule 48.03 (2) is amended by adding thereto the following clause:
  - (ca) any financial statement delivered under subrule 70.14 (14) or 71.04 (14) after the filing of the trial record;
  - 6. Subclause 48.04 (2) (b) (vii) is amended by inserting after "rule 70.14" in the first line "or 71.04".

(7461)

1075

- 7. The heading to rule 60.04 is amended by striking out "delivery" and inserting in lieu thereof "recovery".
- 8. Subrule 60.04 (1) is amended by striking out "delivery" in the first line and inserting in lieu thereof "recovery of possession".
- 9. The heading to rule 60.15 is revoked and the following substituted therefor:

## REMOVAL OR WITHDRAWAL OF WRIT FROM SHERIFF'S FILE

- 10. Subrule 60.15 (2) is amended by inserting after "it" in the first line "as against one or more of the debtors named in it", and by striking out "withdraw it" in the second line and inserting in lieu thereof "that effect".
- 11. Subrule 60.15 (3) is amended by inserting before "remove" in the second line "and where it is withdrawn as against all debtors named in it, shall".
- 12. Clause 61.08 (3) (a) is revoked and the following substituted therefor:
  - (a) serve on every other party to the appeal and any person entitled by statute or an order under rule 13.03 (intervention in appeal) to be heard on the appeal,
    - (i) the appeal book referred to in rule 61.09,
    - (ii) the transcript of evidence, and
    - (iii) the appellant's factum referred to in rule 61.10;
  - (aa) file with the Registrar, with proof of service,
    - (i) in an appeal to the Court of Appeal, five copies, or
    - (ii) in an appeal to the Divisional Court, three copies,

of the documents served under clause (a); and

- 13. Subrule 63.01 (2) is amended by striking out "or" at the end of clause (b), inserting "or" at the end of clause (c) and adding thereto the following clause:
  - (d) an order enforcing an order described in clause (c).
  - 14. Subrule 70.03 (2) is revoked and the following substituted therefor:
- (2) A certificate of the marriage or of the registration of the marriage shall be filed before a petition is issued, unless the petition states that it is impossible to obtain the certificate or that the certificate will be filed before the action is set down for trail.
  - 15. Subrule 70.20 (1) is revoked and the following substituted therefor:

Marriage Certificate and Certificate Respecting Prior Pending Petitions

- (1) No divorce action shall be tried until the registrar has received and attached to the trial record,
  - (a) a certificate of the marriage or of the registration of the marriage, unless the petition states that it is impossible to obtain a certificate; and
  - (b) a certificate or report issued under the Divorce Regulations (Canada) after the petition was filed with respect to prior pending petitions presented by either spouse.
  - 16. Rule 73.02 is amended by adding thereto the following subrule:

Transfer to Accountant of Supreme Court

- (7) If money paid into the District Court is not paid out within one year of being paid in, it shall be transferred to the Accountant of the Supreme Court, unless the court orders otherwise.
  - 17. Form 19C is revoked and the following substituted therefor:

## FORM 19C

## DEFAULT JUDGMENT

## (RECOVERY OF POSSESSION OF PERSONAL PROPERTY)

(General heading)

(Court seal)

Date

## JUDGMENT

On reading the statement of claim in this action and the proof of service of the statement of claim on the defendant, filed, and the defendant having been noted in default,

- IT IS ORDERED AND ADJUDGED that the defendant deliver to the plaintiff possession of the following personal property: (or the personal property described in the attached schedule.)
- IT IS ORDERED AND ADJUDGED that the defendant pay to the plaintiff the sum of \$..... for the costs of this action. (Where costs are to be assessed, substitute the costs of this action as assessed by the court.)

The costs fixed by and payable under this judgment bear interest at the rate of .... per cent per year from its date.

Date	Signed by	Local registrar
	Address of court office	
		O. Reg. 478/85. s. 17.

18. Page 1 of Form 19D is revoked and the following substituted therefor:

FORM 19D

REQUISITION FOR DEFAULT JUDGMENT

(General heading)

REQUISITION FOR DEFAULT JUDGMENT

TO THE LOCAL REGISTRAR AT (place)

(Where the defendant has not been noted in default, begin with: I REQUIRE you to note the defendant (name) in default in this action on the ground that (state nature of default).)

I REQUIRE default judgment to be signed against the defendant (name).

[ ] a debt or liquidated demand in money

Default judgment may properly be signed in this action because the claim is for

[	]	recovery of possession of land
Ţ	)	recovery of possession of personal property
[	)	foreclosure, sale or redemption of a mortgage
(1	)eb	t or liquidated demand)
[	]	There has been no payment on account of the claim

since the statement of claim was issued.

OR

[ ] The following payments have been made on account

[ ] The following payments have been made on account of the claim since the statement of claim was issued:

Date

Amount

TOTAL: \$

(Interest) The plaintiff is entitled to prejudgment interest on the claim, calculated as follows:

Principal Start End Number Interest Sum Date Date of Days Rate Amount

TOTAL: \$

19. The English version of Form 60D is revoked and the following substituted therefor:

FORM 60D

WRIT OF DELIVERY

(General Heading)

(Court seal)

### WRIT OF DELIVERY

TO the Sheriff of the (name of county or district)

Under an order of this court made on (date), YOU ARE DIRECTED to seize from (name of party) and to deliver without delay to (name of party who obtained order) possession of the following personal property: (Set out a description of the property to be delivered.)

Date	Issued by Local registrar
	Address of court office
	O. Reg. 478/85, s. 19.

20. Item 16 of Form 70A is revoked and the following substituted therefor:

Check (a), (b) or (c) and complete as required.

16. (a) ( ) A certificate of

( ) my marriage

( ) the registration of my marriage

to the respondent spouse is filed with this petition.

- (b) ( ) It is impossible to obtain a certificate of the marriage or of its registration because: (Give reason.)
- (c) ( ) A certificate of the marriage or of its registration will be filed before the action is set down for trial.
- 2. This Regulation comes into force on the 1st day of October, 1985.

## RÈGLEMENT PORTANT MODIFICATION DU RÈGLEMENT DE L'ONTARIO 560/84 PRIS EN APPLICATION DE LA LOI DE 1984 SUR LES TRIBUNAUX JUDICIAIRES

1 Les Règles de procédure civile, qui figurent à l'Annexe au Règlement de l'Ontario 560/84, telles qu'elles sont modifiées par l'article 1 du Règlement de l'Ontario 786/84, sont modifiées de nouveau de la façon suivante:

1. Le paragraphe 4.05 (1) est abrogé et remplacé par ce qui suit :

#### Délivrance des documents

- (1) Le document ne peut être délivré que si la partie qui demande sa délivrance, ou son représentant, se présente en personne au greffe.
  - 2. La règle 4.07 est modifiée par adjonction du paragraphe suivant:
- (1a) Les transcriptions de témoignages destinées à être utilisées dans une motion, dans une requête ou lors de l'instruction ont une feuille arrière grise pâle en papier couverture de 176 g/m<sup>2</sup>.
  - La version anglaise de l'alinéa 19.04

     (1) c) est modifiée par substitution des mots "possession of personal property" au mot "chattels".
  - 4. L'alinéa 24.01 d) est abrogé et remplacé par ce qui suit :
    - d) après avoir inscrit l'action pour instruction, remis un avis d'inscription au rôle après avoir obtenu le droit de le faire en vertu du paragraphe 48.06 (1);
  - 5. Le paragraphe 48.03 (2) est modifié par adjonction de l'alinéa suivant :
    - ca) des nouveaux états financiers remis aux termes des paragraphes 70.14 (14) ou 71.04 (14) après le dépôt du dossier d'instruction;
  - Le sous-alinéa 48.04 (2) b) (vii) est modifié par adjonction des mots "ou 71.04" après "70.14".
  - L'intitulé de la règle 60.04 est modifié par substitution du mot "restitution" au mot "délaissement".
  - 8. Le paragraphe 60.04 (1) est modifié par substitution du mot "restitution" au mot "délaissement" à la première ligne.

9. L'intitulé de la règle 60.15 est abrogé et remplacé par ce qui suit :

## EXTRAIT OU RETRAIT DES BREFS DES DOSSIERS DU SHÉRIF

- 10. Le paragraphe 60.15 (2) est modifié par adjonction des mots "en ce qui concerne un ou plusieurs des débiteurs dont les noms figurent dans le bref" après le mot "retirer" à la première ligne.
- 11. Le paragraphe 60.15 (3) est modifié par adjonction des mots "et, s'il est retiré en ce qui concerne tous les débiteurs dont les noms y figurent" après la deuxième mention du mot "bref".
- 12. L'alinéa 61.08 (3) a) est abrogé et remplacé par ce qui suit :
  - a) signifie à chacune des autres parties à l'appel et aux personnes auxquelles une loi ou une ordonnance rendue en application de la règle 13.03 (intervention dans un appel) confère le droit d'être entendues dans l'appel, les documents suivants :
    - (i) le dossier d'appel visé à la règle 61.09,
    - (ii) la transcription des témoignages,
    - (iii) le mémoire de l'appelant visé à la règle 61.10;
  - aa) dépose auprès du greffier, avec la preuve de la signification :
    - (i) cinq copies, s'il s'agit d'un appel interjeté devant la Cour d'appel,
    - (ii) trois copies, s'il s'agit d'un appel interjeté devant la Cour divisionnaire,

des documents signifiés aux termes de l'alinéa a).

- 13. Le paragraphe 63.01 (2) est modifié par adjonction de l'alinéa suivant :
  - d) aux ordonnances visant l'exécution des ordonnances décrites à l'alinéa c).
- 14. Le paragraphe 70.03 (2) est abrogé et remplacé par ce qui suit :
- (2) Un certificat du mariage ou de son enregistrement est déposé avant que la requête ne soit délivrée, sauf si cette dernière précise qu'il est impossible d'obtenir le certificat ou que celui-ci sera déposé avant que l'action soit inscrite pour instruction.

- 15. Le paragraphe 70.20 (1) est abrogé et remplacé par ce qui suit :
- Certificats de mariage et de requêtes en instance antérieures
- (1) L'instruction d'une action en divorce ne peut commencer tant que le greffier n'a pas reçu et annexé au dossier d'instruction :
  - a) un certificat du mariage ou de son enregistrement, sauf si la requête précise qu'il est impossible d'obtenir le certificat;

- b) un certificat ou un rapport délivré en application du Règlement sur le divorce (Canada) après le dépôt de la requête et concernant les requêtes en instance introduites antérieurement par l'un ou l'autre conjoint.
- 16. La règle 73.02 est modifiée par adjonction du paragraphe suivant :

Transfert au comptable de la Cour suprême

- (7) Sauf ordonnance contraire du tribunal, si la somme consignée à la Cour de district n'est pas versée dans les douze mois de la consignation, elle est transférée au comptable de la Cour suprême.
- 17. La formule 19C est abrogée et remplacée par ce qui suit :

## FORMULE 19C

## JUGEMENT PAR DÉFAUT (REVENDICATION DE BIENS MEUBLES)

(titre)

(sceau de la cour)

## JUGEMENT

Après avoir lu la déclaration dans la présente action et la preuve de sa signification au défendeur qui a été déposée, et attendu que le défaut du défendeur a été constaté,

- 1. IL EST ORDONNÉ ET JUGÉ que le défendeur restitue au demandeur les biens meubles suivants : (ou les biens meubles décrits dans l'annexe ci-jointe.)
- 2. IL EST ORDONNÉ ET JUGÉ que le défendeur paie au demandeur la somme de .... \$ au titre des dépens de l'action. (Si les dépens doivent être liquidés, remplacer par : des dépens qui seront liquidés par le tribunal.)

Les dépens fixés et exigibles aux termes du jugement portent intérêt au taux annuel de ..... pour cent à partir de la date à laquelle il est rendu.

date	signature	
		greffier local
	adresse du	
	greffe	0 40

18. La première page de la formule 19D est abrogée et remplacée par ce qui suit :

## FORMULE 19D

## RÉQUISITION DE JUGEMENT PAR DÉFAUT

(titre)

RÉQUISITION DE JUGEMENT PAR DÉFAUT

AU GREFFIER LOCAL A/AU (lieu)

					défend							
par	: J	EXI	GE que	vous	const	ati	ez le	défai	ıt du	défend	eur	(nom)
dans	la	pré:	sente	actio	n pour	le	moye	n que	(ind:	iquer 1	a na	ture
du d	éfaı	<u>ıt).</u>	)									

J'EXIGE qu'un jugement par défaut soit signé contre le défendeur (nom).

( ) une créance ou une somme déterminée

Le jugement par défaut peut être valablement signé dans la présente action pour le motif que la demande porte sur :

( )	la revendication d'un bien-fonds
( )	la revendication de biens meubles
( )	la forclusion, la vente ou le rachat d'une hypothèque
(cré	ance ou somme déterminée)
( )	Aucun paiement n'a été effectué relativement à la demande depuis la délivrance de la déclaration.

<u>ou</u>

( )	Les paiements suivants	ont été effectués relativement
	à la demande depuis la	délivrance de la déclaration :

date montant

TOTAL:

1144	THE ONTARIO GAZETT	E O. Reg. 478/
(intérêts) La au jugement sur la façon suivante :	e demandeur a droit au demande. Ces intérêts	x intérêts antérieurs sont calculés de la
principal date du début	date de nombre de la fin jours	taux montant des intérêts
		TOTAL :
19. La version anglaise de	e la formule 60D est abrogée e	t remplacée par ce qui suit :
	Form 60D	
	WRIT OF DELIVERY	
	(General Heading)	
(Court seal)		
	WRIT OF DELIVERY	
TO the Sheriff of	the (name of county or	district)
Under an orde	r of this court made o	n (date): YOU ARE

DIRECTED to seize from (name of party) and to deliver without delay to (name of party who obtained order)
possession of the following personal property: (Set out a
description of the property to be delivered.)

Date	Issued by
	Local registrar
	Address of
	court office

O. Reg. 478/85, s. 19.

40

20. Le point 16 de la formule 70A est abrogé et remplacé par ce qui suit :

Cocher la case	16. a) ( )	Un certificat de
a), b) ou c) et	_	(_) mon mariage
remplir si		( ) l'enregistrement de mo
nécessaire		mariage

avec le conjoint intimé est déposé avec la présente requête.

- b) (\_) Il est impossible d'obtenir un certificat du mariage ou de son enregistrement pour les motifs suivants : (Indiquer les motifs.)
- c) (\_) Un certificat du mariage ou de son enregistrement sera déposé avant que l'action soit inscrite pour instruction.

2 Le présent règlement entre en vigueur le 1er octobre 1985.

(7462)

41

## **Publications Under The Regulations Act**

October 12th, 1985

## PLANNING ACT, 1983

O. Reg. 479/85.

Restricted Areas—District of Cochrane, Geographic townships of Casgrain, Hanlan, Kendall, Lowther and Way. Made—September 18th, 1985. Filed—September 23rd, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 493/78 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 493/78 is amended by adding thereto the following section:

57.—(1) In this section "arcade" means a building or room which is equipped with one or more machines or devices designed for playing games of chance or of mixed chance and skill for the entertainment of the players, but does not include washrooms or food preparation facilities.

(2) Despite any other provision of this Order, the land described in subsection (3) may be used for an arcade, and there may be a dwelling unit in the rear of the existing building on the land, provided the following requirements are met:

Minimum lot area 464.5 square metres

Minimum lot frontage 15.24 metres

Minimum front yard 7.62 metres

Minimum side yards 0.6 metres

Minimum rear yard 7.62 metres

Maximum height 10.6 metres

Maximum ground floor area 133.8 square metres

(3) This section applies to that parcel of land in the geographic Township of Way in the Territorial District of Cochrane, being Lot 9 on Plan M-13, Cochrane, being Parcel 3054 in the Register for Centre Cochrane in the Land Registry Office for the Land Titles Division of Cochrane (No. 6). O. Reg. 479/85, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 18th day of September, 1985.

(7463)

### MENTAL HEALTH ACT

O. Reg. 480/85. Application of Act. Made—August 16th, 1985. Filed—September 23rd, 1985.

REGULATION TO AMEND REGULATION 609 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

1.—(1) Schedule I to section 1 of Regulation 609 of Revised Regulations of Ontario, 1980, as amended by subsection 1 (1) of Ontario Regulation 454/81, section 1 of Ontario Regulation 225/82, section 1 of Ontario Regulation 524/82, section 1 of Ontario Regulation 745/82, section 1 of Ontario Regulation 162/83, section 1 of Ontario Regulation 542/83, section 1 of Ontario Regulation 673/83 and section 1 of Ontario Regulation 138/85, is further amended by adding thereto the following item:

10a. Etobicoke The George Hull Centre for Children and Families

(2) Item 34b of Schedule 4 to the said section 1, as made by subsection 3 (2) of Ontario Regulation 745/82 and amended by section 3 of Ontario Regulation 138/85, is revoked.

O. Reg. 480/85

## (3) The said Schedule 4 is further amended by adding thereto the following item:

Edgar

C.M. Hincks Treatment Centre

(7464)

## PLANNING ACT, 1983

O. Reg. 481/85.

Restricted Areas-District of Thunder Bay, Geographic townships of Gorham and Ware.

Made—September 19th, 1985. Filed—September 24th, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 109/75 MADE UNDER THE PLANNING ACT, 1983

## 1. Ontario Regulation 109/75 is amended by adding thereto the following section:

47.—(1) Despite any other provision of this Order, a single-family cottage and buildings and structures accessory thereto may be erected and used on the land described in subsection (2).

(2) Subsection (1) applies to that parcel of land in the geographic Township of Gorham in the Territorial District of Thunder Bay, being Lot 31 on Registered Plan M-205 and described as Parcel 521 in the Register for Thunder Bay Freehold in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55). O. Reg. 481/85, s. 1.

> PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 19th day of September, 1985.

(7461)41

### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 482/85.

Town of Walkerton-Township of Brant Boundary.

Made—September 19th, 1985.

Filed—September 25th, 1985.

## ORDER IN COUNCIL

R.O.C. 289/85

WHEREAS The Corporation of the Township of Brant and The Corporation of the Town of Walkerton

have entered into agreements dated the 1st day of February, 1982, the 8th day of February, 1983 and the 31st day of May, 1985 for the resolution of certain intermunicipal boundary and boundary-related issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreements;

AND WHEREAS as a result of objections received under subsection 17 (1), the Lieutenant Governor in Council referred the agreements back to the party municipalities to determine whether their agreements could be adjusted;

AND WHEREAS the agreements of the party municipalities have been adjusted to meet some of the objections;

AND WHEREAS the Lieutenant Governor in Council has decided that any objections not satisfied by the said adjustments are outweighed by the public interest:

AND WHEREAS the Lieutenant Governor in Council now has the authority to make an Order under section 14 of the Municipal Boundary Negotiations Act, 1981;

NOW THEREFORE, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of January, 1986, the portions of the Township of Brant described in the Schedule are annexed to the Town of Walkerton.
- 2. All real property of The Corporation of the Township of Brant situate in the annexed area vests in The Corporation of the Town of Walkerton on the 1st day of January, 1986.
- 3. On the 1st day of January, 1986, the by-laws of the Town of Walkerton extend to the annexed area and the by-laws of the Township of Brant cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Brant under section 34 or 41 of the Planning Act, 1983 or a predecessor of those sections, or
    - (ii) by the Township of Brant that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Town of Walkerton; and

(b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Brant.

- 4. The clerk of the Township of Brant shall forthwith prepare and furnish to the clerk of the Town of Walkerton a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to the 31st day of December, 1985 and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Walkerton and may be collected by The Corporation of the Town of Walkerton.
- (2) On or before the 1st day of March, 1986. The Corporation of the Town of Walkerton shall pay to The Corporation of the Township of Brant an amount equal to the amount of all real property taxes that The Corporation of the Town of Walkerton is entitled to collect in the annexed area under subsection (1) that were due but unpaid on the 1st day of January, 1986.
- 6. All business taxes levied and uncollected in the annexed areas which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Township of Brant and may be collected by The Corporation of the Township of Brant.
- 7. For the purposes of the assessment roll to be prepared for the Town of Walkerton under subsection 13 (1) of the Assessment Act in 1985, the annexed area shall be deemed to be a part of the Town of Walkerton.
- 8. The Town of Walkerton and The Walkerton Public Utilities Commission shall consent to the provision of sewer and water services to certain landowners and property in accordance with the conditions set out in section 5 of the agreement dated the 1st day of February, 1982 between the Town and the Township, section 4 of the agreement dated the 8th day of February, 1983 between said parties and motion 196/82 of The Walkerton Public Utilities Commission passed the 15th day of September, 1982.
- 9.—(1) The Town of Walkerton shall pay to the Township of Brant,
  - (a) in 1986, a compensatory grant equal to the amount obtained by applying the 1986 Township mill rate for lower tier purposes to the 1984 Township assessments of all taxable properties within the annexed area;
  - (b) in 1987, an amount equal to two-thirds of the amount obtained by applying the 1987 Township mill rate for lower tier purposes to the 1984 Township assessments of all taxable properties within the annexed area; and

- (c) in 1988, an amount equal to one-third of the amount obtained by applying the 1988 Township mill rate for lower tier purposes to the 1984 Township assessments of all taxable properties within the annexed area.
- (2) Where an industrial building, as defined in clause 3 (d) of the agreemeent dated the 31st day of May, 1985 between the Town and the Township, is constructed, completed and assessed for taxation purposes, the Town, in each of the three years immediately following the assessment, shall pay to the Township 50 per cent of all real property taxes levied in each such year in the annexed area for lower tier purposes.
- (3) The amount owing in each year under subsection (1) shall be paid at the same time as other taxes in the Township of Brant become due.
- (4) The amount owing in each year under subsection (2) shall be paid on or before the 31st day of December in each year.
- 10. The Town of Walkerton is responsible for maintaining that part of the Durham Road lying between the east boundary line of the Town and the King's Highway No. 4.
- 11. Except with the consent of the council of the Township of Brant, no application shall be made by the council of the Town of Walkerton for initiation of proceedings for the annexation of any lands within the Township before the 1st day of January, 1991.
- 12. The agreements between The Corporation of the Township of Brant and The Corporation of the Town of Walkerton are hereby given effect. O. Reg. 482/85.

Recommended

Bernard Grandmaitre Minister of Municipal Affairs

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered. September 19, 1985.

JOHN B. AIRD Lieutenant Governor

#### Schedule

## AREAS TO BE ANNEXED TO THE TOWN OF WALKERTON

Those portions of the Township of Brant, described as follows:

 Beginning at a point in the easterly boundary of the Town of Walkerton, the said point being distant 356.61 metres measured northerly along the westerly limit of Lot 32 in Concession I north of the Durham Road; Thence north  $79^{\circ}$  08' 30" east 201.5 metres to the westerly limit of Lot 33 in the said Concession I;

Thence southerly along the westerly limit of the said Lot 219.46 metres to a point distant 137.16 metres measured northerly therealong from the southwesterly angle of the said Lot 33;

Thence north 78° 29′ 30″ east 120.09 metres to a point;

Thence south 11° 06′ west 86.56 metres to a point;

Thence north 78° 29′ 30″ east 4.27 metres to a point;

Thence south 11° 06′ east 50.6 metres to the northerly limit of the Durham Road;

Thence north 78° 29′ 30″ east along the said northerly limit 18.64 metres to a point;

Thence southeasterly along a curve having a radius of 88 metres an arc distance of 28.05 metres measured south 72° 38′ 56″ east to a point;

Thence southeasterly along the said curve an arc distance of 5.60 metres measured south 61° 41′ 37″ east to a point;

Thence southeasterly along the said curve an arc distance of 4.46 metres measured south 58° 25′ 06″ east to a point;

Thence southeasterly along the said curve an arc distance of 11.21 metres measured south 53° 19′ east to a point;

Thence south 49° 40′ east 14.55 metres to a point;

Thence south 88° 32′ east 23.73 metres to a point in the northwesterly limit of the King's Highway No. 4;

Thence north 52° 36′ east along the said north-westerly limit 25.96 metres to a point;

Thence northeasterly along the northwesterly limit of the said King's Highway having a radius of 367.56 metres, an arc distance of 179.47 metres to a point;

Thence north 78° 17′ 30″ east along the said King's Highway 0.73 metres to the northwesterly angle of Part 2, as shown on a Plan registered in the Land Registry Office for the Registry Division of Bruce (No. 3) as Number 711;

Thence north 11° 30′ 30″ west 43.76 metres to a point;

Thence north 78° 03' east 40.23 metres to a point;

Thence south 11° 30′ 30″ east 43.92 metres to the northerly limit of the said King's Highway;

Thence north 78° 17′ 30″ east along the said northerly limit 134.41 metres to a point;

Thence north 33° 23′ 30″ east 21.59 metres to a point in the westerly limit of the road allowance between lots 35 and 36, as widened and shown on a Plan in an Instrument deposited in the said Land Registry Office as Number 35297;

Thence north 11° 30′ 30″ west along the said westerly limit 297.84 metres to a point;

Thence south 78° 03' west 35.05 metres to a point;

Thence north  $11^{\circ} 30' 30''$  west 100.58 metres to a point;

Thence north 78° 03′ east 35.05 metres to the westerly limit of the road allowance between lots 35 and 36, as widened and shown on a Plan in the said Instrument Number 35297;

Thence north 11° 30′ 30″ west along the said westerly limit 212 metres to a point;

Thence westerly in a straight line to a point in the westerly limit of Lot 32 in the said Concession I distant 280 metres measured northerly therealong from the place of beginning;

Thence southerly along the said westerly limit 280 metres to the place of beginning.

Beginning at the intersection of the westerly boundary of the Town of Walkerton and the southwesterly limit of the right of way of the Canadian National Railways;

Thence northwesterly along the southwesterly limit of the said right of way 83.91 metres to a point;

Thence south  $65^{\circ}$  44' 20'' west 96.23 metres to a point;

Thence south 10° 29′ 20″ east 148.73 metres to a point;

Thence north 79° 09′ 55″ east 107.60 metres to a point;

Thence north 10° 22′ west 13.08 metres to a point;

Thence north 79° 09′ 55″ east 33.39 metres to the westerly boundary of the Town of Walkerton;

Thence northerly along the said westerly boundary to the point of beginning. O. Reg. 482/85, Sched.

## LOCAL ROADS BOARDS ACT

O. Reg. 483/85.
Establishment of Local Roads Areas—
Northwestern Region.
Made—September 16th, 1985.
Filed—September 27th, 1985.

REGULATION TO AMEND REGULATION 599 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 24 to Regulation 599 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

#### Schedule 24

### PEARSON LOCAL ROADS AREA

All of the Township of Pearson in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation and Communications Plan N-1346-3 filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 22nd day of August, 1985. O. Reg. 483/85, s. 1.

EDWARD FULTON

Minister of Transportation

and Communications

Dated at Toronto, this 16th day of September, 1985.

(7493) 41

## **Publications Under The Regulations Act**

October 19th, 1985

## FAMILY BENEFITS ACT

O. Reg. 484/85. General. Made—September 27th, 1985. Filed—September 30th, 1985.

## REGULATION TO AMEND REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

- Section 15 of Regulation 318 of Revised Regulations of Ontario, 1980, as amended by section 9 of Ontario Regulation 709/84 and section 5 of Ontario Regulation 825/84, is further amended by adding thereto the following subsection:
- (4) Notwithstanding section 11, where the amount of the allowance payable to a recipient who is,
  - (a) a widow or widower:
  - (b) sixty years of age and over but under sixtyfive years of age; and
  - (c) eligible on the 1st day of September, 1985 or who would be eligible on the 1st day of September, 1985 if an application had been made on that date for a spouse's allowance payable to a widow or widower under the Old Age Security Act (Canada),

would be reduced to zero under section 13 by reason of income that includes income from a spouse's allowance payable to a widow or widower under the *Old Age Security Act* (Canada), the amount of the allowance shall be continued at \$2.50 per month until the recipient attains sixty-five years of age. O. Reg. 484/85, s. 1.

(7494)

42

## PLANNING ACT, 1983

O. Reg. 485/85.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—September 30th, 1985.
Filed—October 1st, 1985.

## REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

 Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

222.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) provided the following requirements are met:

Minimum front yard

7.6 metres

Minimum side yards

3 metres on one side and

1.2 metres on the other side

Maximum height of single-family dwelling

9.1 metres

Minimum ground floor area of single-family dwelling

one storey—93 square metres

one and one-half storeys or more—69.8 square metres

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 39 in Concession X described as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-13689. O. Reg. 485/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 30th day of September, 1985.

(7498)

42

### PLANNING ACT, 1983

O. Reg. 486/85.
Restricted Areas—County of Simcoe,
Township of Nottawasaga.
Made—September 24th, 1985.
Filed—October 1st, 1985.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

O. Reg. 486/85

- Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 223.—(1) An extension may be constructed on the easterly side of the single-family dwelling presently on the lands described in subsection (2) and the extension used for a drapery business, provided that,
  - (a) the dimensions of the westerly and easterly interior walls of the extension are not more than 55 feet each;
  - (b) the dimensions of the northerly and southerly interior walls of the extension are not more than 24 feet each:
  - (c) the drapery business is conducted entirely within the extension and in no other part of the dwelling;
  - (d) there is no external display or advertising of the drapery business other than a sign having a total display area not exceeding 2 square feet:

- (e) there is no external storage of goods or materials;
- (f) the drapery business is carried on entirely by the members of the family residing in the single-family dwelling which is being extended;
- (g) there are at least two separate parking spaces for the dwelling unit which is being extended; and
- (h) there are at least seven separate parking spaces for the extension in which the drapery business is carried on.
- (2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being Lot 70 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1041. O. Reg. 486/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 24th day of September, 1985.

(7499) 42

### ASSESSMENT ACT

O. Reg. 487/85. Municipal Enumeration Notice. Made—September 30th, 1985. Filed—October 1st, 1985.

## REGULATION MADE UNDER THE ASSESSMENT ACT

### MUNICIPAL ENUMERATION NOTICE

- 1. Subject to sections 2 and 3, for the purpose of taking a census required under the Act, an assessment commissioner shall use Form 1. O. Reg. 487/85, s. 1.
- 2. For the purpose of taking a census required under the Act in an area where the assessment commissioner considers that a considerable number of people reside whose preferred language is French, an assessment commissioner shall use Form 2. O. Reg. 487/85, s. 2.
- 3. For the purpose of taking a census required under the Act in the Town of Penetanguishene, the assessment commissioner shall use Form 3. O. Reg. 487/85, s. 3.

## Form 1

#### Accessment Act

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### **MUNICIPAL ENUMERATION NOTICE**

#### PURPOSE OF THIS NOTICE:

The information on this notice is required for the following purposes:

To prepare the Preliminary List of Electors for municipal and school board elections

To direct the education portion of the property tax to the appropriate school board

To select prospective jurors

For the preparation of the Ontario population report, and

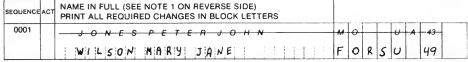
For updating assessment records on ownership and tenancies

#### **INSTRUCTIONS:**

If the information shown on the front of this notice is **CORRECT** and **COMPLETE**, no further action is required **Keep** this notice for your records.

If any of the information is incorrect or incomplete, or if it relates to the previous occupants, owners or tenants MAKE THE NECESSARY CHANGES in the manner shown in this example:

#### EXAMPLE:



STRIKE OUT the INCORRECT information with a single line and PRINT the correct information in capital letters underneath.

#### SIGN the form in the space provided and

RETURN it to the Regional Assessment Commissioner at the address shown on the front BY RETURN POST.

#### Note 1: - NAMES

The first name(s) should be the owner(s) or tenant(s) who direct(s) the school taxes.

The name of the spouse should appear next.

IF this is your permanent place of residence,

LIST children, other relatives, boarders and lodgers etc. who live with you in this unit.

IF this is NOT your permanent place of residence,

LIST ONLY Owners, Tenants and Spouses.

ENTER your SURNAME first, then your full given names each separated by a space.

#### Note 2: - SCHOOL SUPPORT

The option to be a separate school elector/supporter is available **ONLY** to Roman Catholics (which includes Greek and Ukrainian Catholics).

The Education Act permits Roman Catholics (which includes Greek and Ukrainian Catholics) who are owners or tenants of property located in a Separate School Zone, to direct the education portion of their property tax to the Separate School Board if they so desire.

Any Roman Catholic living in a separate school zone may be a separate school elector if (s)he so desires.

Any queries on specific school support problems should be addressed to your local Separate or Public School Board.

O. Reg. 487/85, Form 1.

(R) 0953C (78-06)

## THE ONTARIO GAZETTE

## Form 2

## Assessment Act

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### MUNICIPAL ENUMERATION NOTICE

#### PURPOSE OF THIS NOTICE

The information on this notice is required for the following purposes:

To prepare the Preliminary List of Electors for municipal and school board elections.

To direct the education portion of the property tax to the

appropriate school board. To select prospective jurors.

For the preparation of the Ontario population report.

For updating Assessment records on ownership and tenancies.

#### INSTRUCTIONS

If the information shown on the front of this notice is correct and complete no further action is required. Keep this notice for your records.

If any of the information is incorrect or incomplete, or if it relates to the previous occupants, owners or tenants make the necessary changes in the manner shown in this example:

## **AVIS DE RECENSEMENT MUNICIPAL**

#### **OBJET DE CET AVIS**

Les renseignements au recto servent à:

Dresser la liste préliminaire des électeurs pour les élections municipales et des conseils scolaires.

Allouer la part de l'impôt foncier destinée a l'éducation au conseil scolaire voulu.

La sélection des membres de juré.

La rédaction du rapport annuel sur la population de l'Ontario. A la mise a jour des rôles d'évaluation.

#### INSTRUCTIONS

Si les renseignements au recto sont complets et exacts, aucune démarche est nécessaire. Conservez ce tormulaire pour vos dossiers.

Si les renseignements ne sont ni exacts ni complets, ou si les personnes indiquées sont les anciens propriétaires, les anciens locataires, ou les anciens occupants, faltes les corrections voulues au recto comme le modèle ci-dessous l'indique.

#### EXAMPLE/EXEMPLE

SEQUENC	EACT	NAME IN FULL/NOMS AU COMPLET PLEASE PRINT ALL REQUIRED CHANGES IN BLOCK LETTERS (See Note 1 on reverse side) VEUILLEZ ÉCRIRE TOUS CHANGEMENTS EN LETTRES MOULEES (Voir Remarque 1 au verso)							
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		WILSON MARY JANE	F	0	R	S	υ	49	

Strike out the incorrect information with a single line and enter the correct information in capital letters underneath.

Sign the form in the space provided and return it to the Regional Assessment Commissioner at the address shown on the front by return post. Biffez tous les renseignements inexacts per une simple ligne et inscrivez les corrections voulues en lettres majuscules.

Signez l'imprimé et retournez-le immédiatement par la poate au Commissaire régional de l'évaluetion a l'adresse qui figure au recto.

#### Note 1: - NAMES

The first name(s) should be the owner(s) or tenant(s) who direct(s) the school taxes

The name of the spouse should appear next.

If this is your permanent place of residence.

List children, other relatives, boarders, lodgers etc. who live with you in this unit.

If this is not your permanent place of residence

List only owners, tenants and spouses.

Enter your surname first, then your full given names each separated by a space.

#### Remarque 1: - NOMS

Le nom du propriétaire ou du locataire qui décide de l'allocation des taxes scolaires doit figurer en tête de liste.

Le nom du conjoint est inscrit ensuite.

Si vous êtes domicilié a cette adresse,

veuillez inscrire le nom de vos enfants, des parents, pensionnaires et logeurs qui demeurent chez vous.

Si vous n'étea pas domicilié a cette adresse,

n'indiquez sur cet avis que le nom des propriétaires ou des locataires, ainsi que le nom des conjoints.

Inscrire d'abord le nom, puis les prénoms au complet, séparés par des espaces.

#### Note 2: SCHOOL SUPPORT

The option to be a separate school elector/supporter is available only to Roman Catholics (which includes Greek and Ukrainian Catholics).

The Education Act permits Roman Catholics (which includes Greek and Ukrainian Catholics) who own or rent property located in a Separate School Zone, to direct the education portion of their property tax to the Separate School Board if they so desire.

Any Roman Catholic living in a separate school zone may be a separate school elector if (s)he so desires.

Any queries on specific school support problems should be addressed to your local Separate or Public School Board.

#### Remarque 2: TAXE SCOLAIRE

Seulement les catholiques ont le droit d'être électeurs des écoles séparées et d'allouer leurs taxes scolaires au Conseil des écoles séparées.

Si vous étes catholique et que cette propriété est située dans une zone d'école séparée. La Loi Sur l'Education vous autorise à allouer vos taxes scolaires au Conseil des écoles séparées.

Si vous êtes catholique, et que cette propriété est située dans une zone d'école séparée, vous avez le droit d'être électeur des écoles séparée.

Pour tous renseignements au sujet des taxes scolaires, veuillez vous adresser aux bureaux regionaux des Conseils des écoles séparées ou publiques

O. Reg. 487/85, Form 2.

(R) 1210C (78-06)

## Form 3

A) If the information is correct and complete, keep	lunicipal Enumeration Notice this notice.
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B) See reverse side for additional instructions before     C) Please return corrected notices immediately to the	
C/ Flease return corrected notices immediately to the	ne Regional Assessment Office.
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Name and Mailing Address	Roll Number
	Municipality
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Province (Country) Postal Code	
	Signature of Person Enumerated
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## **Municipal Enumeration Notice**

#### Purpose of this Notice:

The information on this notice is required for the following purposes:

- To prepare the Preliminary List of Electors for municipal and school board elections
- To direct the education portion of the property tax to the appropriate school board

To select prospective jurors

- · For the preparation of the Ontario population report, and
- For updating assessment records on ownership and tenancies.

#### Instructions:

If the information shown on the front of this notice is Correct and Complete, no further action is required. Keep this notice for your records.

If any of the information is incorrect or incomplete, or if it relates to the previous occupants, owners or tenants Make the Necessary Changes in the manner shown in this example:

#### Example:

Act	Sequence	Name in Full (See Note 1 on reverse side) Print all Required Changes in Block Letters							
	0001	JONES PETER JOHN	M	0			A	43	$\bigcap$
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Strike Out the Incorrect information with a single line and Print the correct information in capital letters underneath.

Sign the form in the space provided and

Return it to the Regional Assessment Commissioner at the address shown on the front By Return Mail.

#### NOTE 1: Names

The first name(s) should be the owner(s) or tenant(s) who direct(s) the school taxes.

The name of the spouse should appear next. ('Spouse' includes a common-law spouse.)

If this is your permanent place of residence,

List children, other relatives, boarders and lodgers etc. who live with you in this unit.

If this is Not your permanent place of residence,

List Only Owners, Tenants and Spouses.

Enter your Surname first, then your full given names each separated by a space.

#### NOTE 2: School Support (Town of Penetanguishene)

The option to be a protestant separate school elector/supporter is available to all persons who are Not Roman (Greek and Ukrainian) Catholics.

The Education Act permits persons who are other than Roman (Greek and Ukrainian) Catholics, and who are the owners or tenants of property located in a Protestant Separate School Zone, to direct the education portion of their property tax to the Protestant Separate School Board if they so desire.

Any person who is not a Roman Catholic, and who lives in a protestant separate school zone may be a protestant separate school elector if (s)he so desires.

The option to be a Roman Catholic separate school elector/supporter is available Only to Roman Catholics (which includes Greek and Ukrainian Catholics).

The Education Act permits Roman Catholics (which includes Greek and Ukrainian Catholics) who are owners or tenants of property located in a Roman Catholic Separate School Zone, to direct the education portion of their property tax to the Roman Catholic Separate School Board if they so desire.

Any Roman Catholic living in a separate school zone may be a Roman Catholic separate school elector if (s)he so desires.

All other persons must be Public School Supporters/Electors.

Any queries on specific school support problems should be addressed to:

The Simcoe County Board of Education, or

The Simcoe County Roman Catholic Separate School Board, or

The Penetanguishene Protestant Separate School Board.

O. Reg. 487/85, Form 3.

(R) 20748 (85-07)

- 4. Ontario Regulation 594/82 is revoked.
- 5. This Regulation shall be deemed to have come into force on the 1st day of September, 1985.

ROBERT NIXON Minister of Revenue

Dated at Toronto, this 30th day of September, 1985.

(7500)

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#### MILK ACT

O. Reg. 488/85. Industrial Milk—Marketing. Made—September 26th, 1985. Filed—October 1st, 1985.

## REGULATION TO AMEND REGULATION 623 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 13 (3) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (3) of Ontario Regulation 418/85, is revoked and the following substituted therefor:
- (3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$41.45 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 488/85, s. 1 (1).
- (2) Subsection 13 (4) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 418/85, is revoked and the following substituted therefor:
- (4) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$41.45 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 488/85, s. 1 (2).
  - (3) Subsection 13 (5) of the said Regulation, as remade by subsection 1 (6) of Ontario Regulation 418/85, is revoked and the following substituted therefor:
- (5) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.43 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 488/85, s. 1 (3).

- (4) Subsection 13 (6) of the said Regulation, as remade by section 1 of Ontario Regulation 433/85, is revoked and the following substituted therefor:
- (6) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.86 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 488/85, s. 1 (4).
  - 2. Paragraph 1 of subsection 20 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 418/85, is revoked and the following substituted therefor:
    - A payment on account at the rate of \$25.63
      per hectolitre, not later than the fourteenth
      day of the next following month or, where a
      holiday falls within the first twelve days of
      that month, not later than the fifteenth day of
      that month.

THE ONTARIO MILK MARKETING BOARD:

KENNETH McKinnon Chairman

> H. PARKER Secretary

Dated at Mississauga, this 26th day of September, 1985.

(7501)

42

### MILK ACT

O. Reg. 489/85.

Marketing of Milk to Fluid
Milk Processors.

Made—September 26th. 1985.

Filed—October 1st, 1985.

REGULATION TO AMEND ONTARIO REGULATION 541/81 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 15 (6) of Ontario Regulation 541/81, as remade by subsection 1 (3) of Ontario Regulation 417/85, is revoked and the following substituted therefor:
- (6) All Class 4*a* milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$41.45 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 489/85, s. 1 (1).
  - (2) Subsection 15 (7) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 417/85, is revoked and the following substituted therefor:
- (7) All Class 4*b* milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$41.45 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 489/85, s. 1 (2).
  - (3) Subsection 15 (9) of the said Regulation, as remade by subsection 1 (6) of Ontario Regulation 417/85, is revoked and the following substituted therefor:
- (9) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.43 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 489/85, s. 1 (3).
  - (4) Subsection 15 (10) of the said Regulation, as remade by section 1 of Ontario Regulation 434/85, is revoked and the following substituted therefor:
- (10) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.86 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 489/85, s. 1 (4).

THE ONTARIO MILK MARKETING BOARD:

KENNETH McKinnon Chairman

> H. Parker Secretary

Dated at Mississauga, this 26th day of September, 1985.

## HEALTH PROTECTION AND PROMOTION ACT, 1983

O. Reg. 490/85. Reports. Made—October 3rd, 1985.

Filed-October 3rd, 1985.

# REGULATION MADE UNDER THE HEALTH PROTECTION AND PROMOTION ACT, 1983

### REPORTS

- 1.—(1) A report required under section 25, 26 or 27 of the Act shall, with respect to the person to whom the report relates, contain the following information:
  - 1. Name and address in full.
  - 2. Date of birth in full.
  - 3. Sex.
  - 4. Date of onset of symptoms.
- (2) A person who makes a report under section 25 or 26 of the Act and gives the information set out in subsection (1) shall, upon the request of the medical officer of health, give to the medical officer of health such additional information respecting the reportable disease or communicable disease, as the case may be, as the medical officer of health considers necessary.
  - (3) Notwithstanding subsection (1), a report under section 25 or 26 of the Act with respect to tuberculosis shall be made in Form 1 or Form 1a, as the case may be, and with respect to leprosy shall be made in Form 2. O. Reg. 490/85, s. 1.
  - 2. A report required under section 28 of the Act shall, with respect to the pupil to whom the report relates, contain the following information:
    - 1. Name and address in full.
    - 2. Date of birth in full.
    - 3. Sex.
    - 4. Name and address in full of the school that the pupil attends. O. Reg. 490/85, s. 2.
  - 3. A report made under subsection 29 (1) of the Act shall, with respect to the person to whom the finding was made, be made within twenty-four hours of the making of the finding and shall contain the following information:
    - 1. Name and address in full.
    - 2. Date of birth in full.
    - 3. Sex.

(7502)

42

- 4. Date when the specimen was taken that yielded the positive finding.
- 5. Name and address in full of the physician or dentist attending the person. O. Reg. 490/85, s. 3.
- **4.** A report made under section 30 of the Act shall, with respect to the deceased, contain the following information:
  - 1. Name and address in full.
  - 2. Date of birth in full.
  - 3. Date of death in full.
  - Name and address in full of the physician who attended the deceased. O. Reg. 490/85, s. 4
- **5.** A report under section 25 or 26 of the Act shall contain the following information in addition to the information required under subsection (1):
  - 1. Syphilis:
    - i. The date of diagnosis.
    - ii. The name and address of the physician attending the person.
    - iii. The name of the hospital and the date of admission if the person is admitted to a hospital.
    - iv. Duration and stage of infection.
    - v. Drugs and dosage used for previous treatment, if any, of the infection.
    - vi. If previous treatment given, the place, date and physician responsible for the administration of the treatment.
    - vii. Current treatment, if any, of the infection, setting out the drugs and dosage used.
    - If current treatment is being given, the place, date and physician responsible for the administration of treatment.
      - Laboratory findings including serological tests, microscopic examination, cerebrospinal fluid examination.
      - x. The person responsible for tracing contacts of the person.
  - 2. Gonorrhoea due to penicillinase producing strain of Neisseria gonorrhoeae:

- i. The date of diagnosis.
- ii. The name and address of the physician attending the person.
- iii. The name of the hospital and the date of admission if the person is admitted to a hospital.
- Place where infection is believed to have been acquired.
- Initial treatment, if any, of the infection setting out drugs and dosage used.
- vi. If initial treatment given, give place, date and physician responsible for administration of treatment.
- vii. Final effective treatment setting out drugs and dosage used.
- If effective treatment has been given, place, date and physician responsible for administration of treatment.
  - ix. The agency responsible for tracing contacts of the person.
  - x. The number of contacts of the person who have been traced.
- xi. The number of contacts of the person found to be infected with penicillinase producing strain of Neisseria gonorrhoeae.
- 3. Acquired Immune Deficiency Syndrome (AIDS):
  - i. The date of diagnosis.
  - ii. The name and address of the physician attending the person.
  - The name of the hospital and the date of admission if the person is admitted to a hospital.
  - iv. Medical conditions including laboratory findings and date of diagnosis that may be indicative of cellular immune deficiency and Acquired Immune Deficiency Syndrome.
  - v. Other medical conditions that may have caused immunosuppression.
  - vi. Date and place of donation of blood or blood products.
  - vii. Current status of person infected (alive or dead). If dead, date and place of death.

- viii. The risk classification.
  - A. Evidence of a possible means of disease acquisition, that is, is the person,
    - 1. a homosexual or bisexual,
    - 2. an intravenous drug abuser, or
    - 3. a hemophiliac.
  - B. Exposure factors under investigation, that is, is or was the person,
    - 1. born in Haiti or of Haitian parentage,
    - a heterosexual partner of a person who may have Acquired Immune Deficiency Syndrome or who is,
      - a homosexual or bisexual,
      - ii. an intravenous drug abuser, or
      - iii. a hemophiliac, or
    - 3. exposed to a blood transfusion or blood product and if so where and when.
  - C. Children, that is, is the person,
    - 1. a child under one year of age, or
    - 2. a child one year or more of age but less than sixteen years of age.
  - D. Other cases of Acquired Immune Deficiency Syndrome that cannot be classified under sub-subparagraph A, B or C.
- Lassa Fever, Marburg virus disease, Ebola virus disease and Plague:
  - i. The date of diagnosis.
  - The name and address of the physician attending the person.
  - The name of the hospital and the date of admission if the person is admitted to a hospital.
  - iv. Travel history outside Canada.

- A. Date and place of entry into country where disease acquired.
- B. Date of departure from country where disease acquired.
- C. Date and time of entry into Canada and carrier and flight number if applicable.
- D. Travel within country where disease acquired by date, place and length of stay.
- E. Any other places visited en route to Canada.
- List places and method of travel within Canada in the week prior to and since onset of illness.
- vi. Exposure to any of the following. (Give date and time).
  - A. Rodents or monkeys.
  - B. Persons with a similar illness.
  - C. Virus in a laboratory.
- vii. Clinical history.
  - A. Date of onset of illness.
  - B. Symptoms and signs of the illness.
  - C. History of malaria or malaria prophylaxis.
- viii. Laboratory specimens,
  - A. List all specimens collected by type and date.
  - B. Name of laboratory where specimens may be located.
  - ix. State if ambulance was used and date of use. O. Reg. 490/85, s. 5.
- 6.—(1) Where a medical officer of health receives a report made under section 25, 26, 27 or 28, subsection 29 (2) or section 30, he shall forward a copy of the report to the Public Health Branch of the Ministry.
- (2) Where a copy of a report referred to in subsection (1) concerns a person who has,
  - (a) amebiasis;
  - (b) chickenpox;
  - (c) epidemic diarrhoea;

- (d) genital chlamydia trachomatis infections;
- (e) genital herpes;
- (f) gonorrhoea, other than gonorrhoea due to penicillinase producing strain of Neisseria gonorrhoeae;
- (g) giardiasis;
- (h) influenza;

- (i) measles;
- (j) mumps;
- (k) pertussis; or
- (l) rubella.

the copy shall be forwarded with the name of the person deleted. O. Reg. 490/85, s. 6.

## Form 1

Health Protection and Promotion Act, 1983

## NOTIFICATION OF NEW ACTIVE OR REACTIVE TUBERCULOSIS CASE

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O. Reg. 490/85, Form 1.

## Form 1a

Health Protection and Promotion Act, 1983

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#### Form 2

Health Protection and Promotion Act, 1983

# NOTIFICATION OF NEW ACTIVE—LEPROSY (HANSEN'S DISEASE)

# DÉCLARATION—NOUVEAU CAS DE LÈPRE (MALADIE DE HANSEN)

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O. Reg. 490/85, Form 2.

42

4281

#### CONSERVATION AUTHORITIES ACT

O. Reg. 491/85.

Fill, Construction and Alteration to Waterways-Long Point Region Conservation Authority. Made-July 22nd, 1985. Approved-October 3rd, 1985. Filed-October 4th, 1985.

# REGULATION TO AMEND **ONTARIO REGULATION 545/84** MADE UNDER THE **CONSERVATION AUTHORITIES** ACT

- 1.—(1) Schedule 1 to Ontario Regulation 545/84 is amended by inserting after "Oxford" in the third line "as shown on maps filed in the Regional Office of the Ministry of Natural Resources at London, Ontario, as Number LPR 1-1 to LPR 1-65 inclusive".
- (2) Item 20 of the said Schedule is revoked and the following substituted therefor:
- 20. Those portions of any road allowance, road, street or highway within the fill lines.
  - 2.—(1) Schedule 2 to the said Regulation is amended by inserting after "Haldimand-Norfolk" in the second line "as shown on maps filed in the Regional Office of the Ministry of Natural Resources at London, Ontario, numbered 1 to 19 inclusive, 2A, 26, 32 to 39 inclusive, 33A and 33B".
  - (2) Item 9 of the said Schedule is amended by striking out "as shown on maps filed in the Regional Office of the Ministry of Natural Resources at London, Ontario, numbered 1 to 19 inclusive, 2A, 26, 32 to 39 inclusive, 33A and 33B" in the seventh to twelfth lines.
  - 3.—(1) Schedule 3 to the said Regulation is amended by inserting after "Haldimand-Norfolk" in the second line "as shown on maps filed in the Regional Office of the Ministry of Natural Resources at London, Ontario, numbered 1 to 9 inclusive".
  - (2) Item 2 of the said Schedule is amended by striking out "as shown on maps filed in the Regional Office of the Ministry

of Natural Resources at London, Ontario, numbered 1 to 9 inclusive" in the seventh to eleventh lines.

- 4.—(1) Schedule 4 to the said Regulation is amended by inserting after "Haldimand-Norfolk" in the second line "as shown on maps filed in the Regional Office of the Ministry of Natural Resources at London, Ontario, numbered 1 and 2".
- (2) Item 3 of the said Schedule is amended by striking out "as shown on maps filed in the Regional Office of the Ministry of Natural Resources at London, Ontario, numbered 1 and 2 inclusive" in the seventh to twelfth lines.

LONG POINT REGION CONSERVATION AUTHORITY:

> ROGER ORTH Chairman MYRNA RUTHERFORD Secretary-Treasurer

Dated at the City of Nanticoke, this 22nd day of July, 1985.

(7531)

42

# PROVINCIAL PARKS ACT

O. Reg. 492/85. General. Made-October 3rd, 1985. Filed-October 4th, 1985.

# REGULATION TO AMEND **REGULATION 822 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE PROVINCIAL PARKS ACT

1. Subsection 20 (2) of Regulation 822 of Revised Regulations of Ontario, 1980 is revoked.

(7532)

42

#### PROVINCIAL PARKS ACT

O. Reg. 493/85. Designation of Parks. Made-October 3rd, 1985. Filed-October 4th, 1985.

# REGULATION TO AMEND REGULATION 821 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL PARKS ACT

1.—(1) Schedule 1 of Appendix B to Regulation 821 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

#### Schedule 1

#### ARROW LAKE PROVINCIAL PARK

In the Territorial District of Thunder Bay containing 430 hectares, more or less, being composed of that part of the said Territorial District of Thunder Bay designated as Part 1 on a plan known as "North Central-Arrow Lake" approved on the 19th day of August, 1985 and filed in the office of the Regional Director for the North Central Administrative Region of the Ministry of Natural Resources at Thunder Bay, Ontario. O. Reg. 493/85, s. 1 (1).

(2) Schedule 39 of the said Appendix B is revoked and the following substituted therefor:

#### Schedule 39

#### MIDDLE FALLS PROVINCIAL PARK

In the Township of Neebing, in the Territorial District of Thunder Bay, containing 907 hectares, more or less, being composed of those parts of Stuart Location, as shown on the plan of the Township of Pardee, designated as parts 1 and 2 on a plan known as "North Central-Middle Falls" approved on the 21st day of May, 1985 and filed in the office of the Regional Director for the North Central Administrative Region of the Ministry of Natural Resources at Thunder Bay, Ontario. O. Reg. 493/85, s. 1 (2).

(3) Schedule 50 of the said Appendix B is revoked and the following substituted therefor:

#### Schedule 50

#### RESTOULE PROVINCIAL PARK

In the geographic Township of Patterson, in the Territorial District of Parry Sound, containing 1200 hectares, more or less, being composed of that part of the said township designated as Part 1 on a plan known as "Northeastern-Restoule" approved on the 27th day of March, 1985 and filed in the office of the Regional Director for the Northeastern Administrative Region of the Ministry of Natural Resources at Sudbury, Ontario. O. Reg. 493/85, s. 1 (3).

(4) Schedule 66 of the said Appendix B is revoked and the following substituted therefor:

#### Schedule 66

#### SAMUEL DE CHAMPLAIN PROVINCIAL PARK

In the geographic Township of Calvin, now in the Township of Calvin, in the geographic Township of Mattawan, now in the Township of Mattawan, and in the geographic Township of Papineau, now in the Township of Papineau, in the Territorial District of Nipissing, containing 2550 hectares, more or less, being composed of that part of the said geographic townships designated as Part 1 on a plan known as "Northeastern-Samuel de Champlain" approved on the 3rd day of June, 1985 and filed in the office of the Regional Director for the Northeastern Administrative Region of the Ministry of Natural Resources at Sudbury, Ontario. O. Reg. 493/85, s. 1 (4).

(5) Schedule 105 of the said Appendix B is revoked and the following substituted therefor:

#### Schedule 105

# CHAPLEAU-NEMEGOSENDA RIVER PROVINCIAL PARK

In the geographic townships of Kapuskasing and Lougheed, in the Territorial District of Algoma and in the geographic townships of Alcorn, Bonar, Collins, Copperfield, Lincoln, Pattison, Paul, Racine, Sadler and Sherlock, in the Territorial District of Sudbury, containing 8165 hectares, more or less, being composed of those parts of the said geographic townships designated as parts 1, 2, 3 and 4 on a plan known as "Northern-Chapleau Nemegosenda River" approved on the 29th day of July, 1985 and filed in the office of the Regional Director for the Northern Administrative Region of the Ministry of Natural Resources at Cochrane, Ontario. O. Reg. 493/85, s. 1 (5).

(6) Schedule 122 of the said Appendix B is revoked and the following substituted therefor:

#### Schedule 122

#### SILENT LAKE PROVINCIAL PARK

In the geographic Township of Cardiff, now in the Township of Cardiff, in the County of Haliburton, containing 1450 hectares, more or less, being composed of that part of the said geographic Township of Cardiff designated as Part 1 on a plan known as "Algonquin-Silent Lake" approved on the 3rd day of May, 1985 and filed in the office of the Regional Director for the Algonquin Administrative Region of

the Ministry of Natural Resources at Huntsville, Ontario. O. Reg. 493/85, s. 1 (6).

(7) Schedule 139 of the said Appendix B, as made by subsection 1 (3) of Ontario Regulation 45/85, is revoked and the following substituted therefor:

#### Schedule 139

#### FORKS OF THE CREDIT PROVINCIAL PARK

In the Town of Caledon, in the Regional Municipality of Peel, containing 261 hectares, more or less, being composed of those parts of lots 12 and 13, Concession III west of Hurontario Street; lots 9, 10, 11, 12, 13 and 14, Concession IV west of Hurontario Street; and the bed of Credit River, all as shown on the plan of the Township of Caledon, designated as parts 1, 2, 3, 4, 5 and 6 on a plan known as "Central-Forks of the Credit", approved on the 9th day of August. 1985 and filed in the office of the Regional Director for the Central Administrative Region of the Ministry of Natural Resources at Richmond Hill, Ontario. O. Reg. 493/85, s. 1 (7).

(8) Schedule 193 of the said Appendix B, as made by section 1 of Ontario Regulation 279/85, is revoked and the following substituted therefor:

#### Schedule 193

## LA CLOCHE PROVINCIAL PARK

In the geographic Township of Harrow, now in the Township of the Spanish River, in the Territorial District of Sudbury in the Hudson's Bay Company Location, in the Territorial District of Algoma, and in the territorial districts of Algoma and Manitoulin, containing 7448 hectares, more or less, being composed of that part of the said geographic Township of Harrow, the said Hudson's Bay Company Location and of the said territorial districts of Algoma and Manitoulin, designated as Part 1 on a plan known as "Northeastern-La Cloche" approved on the 9th day of August, 1985 and filed in the office of the Regional Director for the Northeastern Administrative Region of the Ministry of Natural Resources at Sudbury, Ontario. O. Reg. 493/85, s. 1 (8).

(9) The said Appendix B is amended by adding thereto the following Schedules:

#### Schedule 202

# ADAM CREEK PROVINCIAL NATURE RESERVE

In the geographic Township of Sanborn, in the Territorial District of Cochrane, containing 50 hectares, more or less, being composed of that part of the said

township designated as Part 1 on a plan known as "Northern-Adam Creek" approved on the 25th day of February, 1985 and filed in the office of the Regional Director for the Northern Administrative Region of the Ministry of Natural Resources at Cochrane, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 203

#### J. ALBERT BAUER PROVINCIAL PARK

In the geographic Township of Sinclair, now in the Township of Lake of Bays, in the District Municipality of Muskoka, containing 163 hectares, more or less, being composed of those parts of the said geographic Township of Sinclair designated as parts 1. 2 and 3 on a plan known as "Algonquin-J. Albert Bauer" approved on the 3rd day of May, 1985 and filed in the office of the Regional Director for the Algonquin Administrative Region of the Ministry of Natural Resources at Huntsville, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 204

#### FOY PROPERTY PROVINCIAL PARK

In the geographic Township of Richards, now in the Township of Hagarty and Richards, in the County of Renfrew, containing 148 hectares, more or less, being composed of those parts of the said geographic Township of Richards designated as parts 1, 2 and 3 on a plan known as "Algonquin-Foy Property" approved on the 26th day of August, 1985 and filed in the office of the Regional Director for the Algonquin Administrative Region of the Ministry of Natural Resources at Huntsville, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 205

#### HARDY LAKE PROVINCIAL PARK

In the geographic Township of Wood, now in the Township of Muskoka Lakes, in the District Municipality of Muskoka, containing 684 hectares, more or less, being composed of those parts of the said geographic Township of Wood designated as parts 1 and 2 on a plan known as "Algonquin-Hardy Lake" approved on the 29th day of May, 1985 and filed in the office of the Regional Director for the Algonquin Administrative Region of the Ministry of Natural Resources at Huntsville, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 206

#### LARDER RIVER PROVINCIAL PARK

In the geographic Township of Skead, now in the Township of Larder Lake and in the geographic townships of Bayly, McFadden and Rattray, in the Territorial District of Timiskaming, containing 2500 hectares, more or less, being composed of that part of the said geographic townships designated as Part 1 on

a plan known as "Northern-Larder River" approved on the 29th day of July, 1985 and filed in the office of the Regional Director for the Northern Administrative Region of the Ministry of Natural Resources at Cochrane, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 207

#### OXTONGUE RIVER-RAGGED FALLS PROVINCIAL PARK

In the geographic Township of Finlayson, now in the Township of Lake of Bays, in the District Municipality of Muskoka, and in the geographic Township of McClintock, now in the Township of Sherborne, McClintock, Livingstone, Lawrence and Nightingale, in the County of Haliburton, containing 382 hectares, more or less, being composed of that part of the said geographic townships of Finlayson and McClintock designated as Part 1 on a plan known as "Algonquin-Oxtongue River-Ragged Falls" approved on the 12th day of August, 1985 and filed in the office of the Regional Director for the Algonquin Administrative Region of the Ministry of Natural Resources at Huntsville, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 208

# PRAIRIE RIVER MOUTH PROVINCIAL NATURE RESERVE

In the geographic Township of Tuuri, in the Territorial District of Thunder Bay, containing 380 hectares, more or less, being composed of those parts of the said geographic township designated as parts 1 and 2 on a plan known as "North Central-Prairie River Mouth" approved on the 18th day of April, 1985 and filed in the office of the Regional Director for the North Central Administrative Region of the Ministry of Natural Resources at Thunder Bay, Ontario. O. Reg. 493/85, s. 1 (9), part.

# Schedule 209

## SANDPOINT ISLAND PROVINCIAL PARK

In the Territorial District of Rainy River, containing 900 hectares, more or less, being composed of that part of the said Territorial District of Rainy River designated as Part 1 on a plan known as "Northwestern-Sandpoint Island" approved on the 4th day of June, 1985 and filed in the office of the Regional Director for the Northwestern Administrative Region of the Ministry of Natural Resources at Kenora, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 210

# SHESHEEB BAY PROVINCIAL NATURE RESERVE

In the Territorial District of Thunder Bay, containing 275 hectares, more or less, being composed of Otter Island and those parts of Black Bay Peninsula designated as parts 1, 2, 3 and 4 on a plan known as "North

Central-Shesheeb Bay" approved on the 18th day of April, 1985 and filed in the Office of the Regional Director for the North Central Administrative Region of the Ministry of Natural Resources at Thunder Bay, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 211

#### SOUTH BAY PROVINCIAL PARK

In the geographic Township of Nipissing, now in the Township of Nipissing, in the Territorial District of Parry Sound, containing 1525 hectares, more or less, being composed of that part of the said geographic Township of Nipissing designated as Part 1 on a plan known as "Northeastern-South Bay" approved on the 27th day of March, 1985 and filed in the office of the Regional Director for the Northeastern Administrative Region of the Ministry of Natural Resources at Sudbury, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 212

# STOCO FEN PROVINCIAL NATURE RESERVE

In the Township of Hungerford, in the County of Hastings, containing 101.175 hectares, more or less, being composed of Lot 20, Concession VII and the southwest quarter of Lot 20, Concession VIII, in the said Township of Hungerford, designated as parts 1 and 2 on a plan known as "Eastern-Stoco Fen" approved on the 10th day of July, 1985 and filed in the office of the Regional Director for the Eastern Administrative Region of the Ministry of Natural Resources at Kemptville, Ontario. O. Reg. 493/85, s. 1 (9), part.

## Schedule 213

#### WESTMEATH PROVINCIAL PARK

In the Township of Westmeath, in the County of Renfrew, containing 610 hectares, more or less, being composed of that part of lots 6, 7, 8 and 9, Concession North Front A, Peninsula East of North Parts of lots 7, 8 and 9, Concession North Front A, all as shown on the plan of the Township of Westmeath and of Allumette Lake, Ottawa River, designated as Part 1 on a plan known as "Algonquin-Westmeath" approved on the 3rd day of May, 1985 and filed in the office of the Regional Director for the Algonquin Administrative Region of the Ministry of Natural Resources at Huntsville, Ontario. O. Reg. 493/85, s. 1 (9), part.

## Schedule 214

#### WOLF ISLAND PROVINCIAL PARK

In the Township of Harvey, in the County of Peterborough, containing 222 hectares, more or less, being composed of those parts of lots 7 and 8, Concession III, as shown on the plan of the Township of Harvey and Wolf Island, designated as parts 1, 2 and 3 on a plan

known as "Central-Wolf Island" approved on the 29th day of April, 1985 and filed in the office of the Regional Director for the Central Administrative Region of the Ministry of Natural Resources at Richmond Hill, Ontario. O. Reg. 493/85, s. 1 (9), part.

#### Schedule 215

# W.J.B. GREENWOOD PROVINCIAL PARK

In the geographic Township of Gillies Limit, in the Territorial District of Timiskaming, containing 465 hectares, more or less, being composed of that part of the said geographic township designated as Part 1 on a plan known as "Northeastern-W.J.B. Greenwood" approved on the 29th day of May, 1985 and filed in the office of the Regional Director for the Northeastern Administrative Region of the Ministry of Natural Resources at Sudbury, Ontario. O. Reg. 493/85, s. 1 (9), part.

(7533) 42

#### METROPOLITAN TORONTO POLICE FORCE COMPLAINTS ACT, 1984

O. Reg. 494/85.

General.

Made—October 3rd, 1985.

Filed-October 4th, 1985.

#### REGULATION MADE UNDER THE METROPOLITAN TORONTO POLICE FORCE COMPLAINTS ACT, 1984

#### **GENERAL**

#### FORMS

- 1. A complaint shall be recorded in Form 1. O. Reg. 494/85, s. 1.
- 2. The subject officer shall be informed of the substance of the complaint in Form 1A. O. Reg. 494/85, s. 2.
- 3. The statement to be furnished under subsection 6 (2) of the Act to the person making the complaint shall be in Form 2. O. Reg. 494/85, s. 3.
- **4.** A record of an informal resolution of a complaint shall be in Form 3. O. Reg. 494/85, s. 4.
- 5. An interim or final investigation report under subsection 11 (2), 11 (4) or 18 (4) of the Act shall be in Form 4. O. Reg. 494/85, s. 5.
- 6. A notice of withdrawal of a complaint shall be in Form 5. O. Reg. 494/85, s. 6.

#### BUREAU INVESTIGATIONS

- 7. An investigation under section 11 of the Act shall be pursued quickly and diligently and the investigator shall endeavour to obtain all information that may have a bearing on the complaint. O. Reg. 494/85, s. 7.
- 8. All information and evidence obtained in the investigation shall be recorded and preserved. O. Reg. 494/85, s. 8.
- 9. The investigator shall endeavour to interview the person making the complaint and the subject officer and to obtain written statements from them. O. Reg. 494/85, s. 9.
- 10. The investigator shall endeavour to interview the witnesses named by the person making the complaint and the subject officer and witnesses located as a result of the investigation and to obtain written statements from such witnesses. O. Reg. 494/85, s. 10.
- 11. The investigator shall endeavour to obtain photographs of all personal injuries or damage to property alleged and any other information and evidence that is relevant to the investigation and could only be preserved by way of photographs. O. Reg. 494/85, s. 11.
- 12. Where appropriate, the investigator shall attend at the scene of the alleged misconduct and obtain any relevant evidence. O. Reg. 494/85, s. 12.
- 13. The investigator shall endeavour to obtain all hospital records and medical reports related to the complaint. O. Reg. 494/85, s. 13.
- 14. The investigator shall make notes during or as soon as possible after completion of each investigative step and the notes shall be preserved. O. Reg. 494/85, s. 14.
- 15. Any information, notes or evidence, except physical evidence, that is required to be preserved under sections 8 and 14 shall be retained for a period of two years after the complaint is finally disposed of. O. Reg. 494/85, s. 15.

#### ASSIGNMENT OF PANEL MEMBERS

- 16. The Commissioner shall prepare three lists of names of persons appointed to the panel under subsection 4 (1) of the Act; one consisting of those persons recommended under subsection 4 (2) of the Act; one consisting of those persons recommended under subsection 4 (3) of the Act and one consisting of those persons recommended under subsection 4 (4) of the Act. O. Reg. 494/85, s. 16.
- 17. For the purposes of sections 17 and 22 of the Act, the Commissioner shall assign, to consider extending time to appeal or to conduct a hearing, as the case may be, the person whose name appears at the

beginning of the appropriate list or lists. O. Reg. 494/85, s. 17.

- 18. The name of a person assigned to conduct a hearing shall, following such assignment, be removed from the beginning of the list and added to the end of the list. O. Reg. 494/85, s. 18.
- 19. If a person is unable to perform his or her duties or is unable to act within a time determined by the Commissioner to be reasonable, the Commissioner, upon being so informed, shall assign as a replacement
- the next person on the list, and the name of the person who is so replaced shall remain at the beginning of the list. O. Reg. 494/85, s. 19.
- 20. If, at any time, a person resigns as a member of the panel, the name of that person shall be deleted from the appropriate list. O. Reg. 494/85, s. 20.
- 21. If, at any time, a new person is appointed to the panel, the name of that person shall be placed at the end of the appropriate list. O. Reg. 494/85, s. 21.
  - 22. Ontario Regulation 854/81 is revoked.

orm 1

Metropolitan Toronto Police Force Complaints Act, 1984

DATE AND TIME REPORTED

	Day		Month	ıth	Year	Time		
COMPLAINANT								
Surname	First Name		Initial(s)	Date of Birth	5	Telephone N	Telephone No. Residence & Alternate	lternate
Home Address		Postal Code	ode	Date, Time and Location of Incident	Location of In	cident		Division
Summary of Allegations (must be typewritten or printed)	nust be typewritt	en or printed				-		
						(Use	(Use reverse if more space required)	ace required)
Details of Injuries Sustained from Complaint Incident	ed from Compla	int Incident						
Attending Physician								
.Name		.Nddress		Telephone No.	Hospital Attended	lded	Date Attended	
WITNESS(ES)								
Name		Address	ess				Telephone No.	
Did complainant require an interpreter?	VES  NO	Language	Inter	Interpreter's Name and Address	Address		Telephone No.	

Subject Officer(s)	Form 2 given to Complainant	Photographs Taken NO TYES H
	Yes No	
Name and Rank, No.		
COMPLAINT RECEIVED BY:	I CERTIFY THAT THE IX	CERTIFY THAT THE INFORMATION I HAVE GIVEN HEREIN IS TRUE
Name, Rank, No.	Signature of Complainant	ant Date

O. Reg. 494/85, Form 1.

DISTRIBUTION: Quadruplicate

O. Reg. 494/85, Form 1A.

Complaint

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Details of Injuries Sustained from Complaint Incident

#### Form 2

Metropolitan Toronto Police Force Complaints Act, 1984

#### POLICE COMPLAINT PROCEDURES AND RIGHTS OF A PERSON MAKING A COMPLAINT

# To the Complainant:

This statement briefly sets out the procedures that will be followed upon receipt of your complaint against a member of the Metropolitan Toronto Police Force and your rights under the Metropolitan Toronto Police Force Complaints Act, 1984.

#### WHO SEES YOUR COMPLAINT

- No matter where your complaint is recorded, a copy of the complaint will be sent to the Public Complaints Investigation Bureau (the Bureau) of the Metropolitan Toronto Police Force and to the Public Complaints Commissioner.
- The police officer concerned will be informed of the substance of the complaint unless the investigation might be adversely affected if the police officer is so informed.

#### INFORMAL RESOLUTION

- An investigator at the Bureau will consider whether your complaint can be resolved informally and if this is possible he or she will attempt to do so, but only with your consent and the consent of the police officer concerned.
- No complaint can be resolved informally unless both you and the police officer concerned agree in writing to the resolution.

#### INVESTIGATIONS AND REPORTS

- If the complaint is not resolved informally, the Bureau will investigate the complaint. The investigator may interview you, the police officer concerned and any other witnesses.
- 6. You will receive a report approximately thirty days after you make your complaint and on a monthly basis thereafter unless the investigation of the complaint might be adversely affected by a report or there are no new matters to report. The Public Complaints Commissioner will also receive these reports.
- If at any time you are not satisfied with the manner in which your complaint is being handled, you may contact the Office of the Public Complaints Commissioner, telephone: 963-1141.
- 8. In certain situations, the Public Complaints Commissioner may decide to do his or her own

investigation before the Bureau completes its investigation.

 When the Bureau investigation has been completed, a final report will be sent to you, the Public Complaints Commissioner, the Chief of Police and the police officer concerned.

#### DECISION OF THE CHIEF OF POLICE

- 10. The Chief of Police or his or her designate will review all investigation reports and make one of the following decisions:
  - i. Decide that no further action is warranted.
  - Cause a criminal information to be laid against the police officer and refer the matter to the Crown Attorney for prosecution.
  - Refer the matter to a civilian Board of Inquiry for a hearing.
  - iv. Cause disciplinary proceedings to be taken against the police officer under the *Police* Act.
  - v. Counsel or caution the police officer regarding his or her conduct.
- You will be informed in writing of the decision made by the Chief of Police.

## REVIEW BY PUBLIC COMPLAINTS COMMISSIONER

- 12. If you are not satisfied with any of the following decisions, you may, within thirty days of notification, request the Public Complaints Commissioner to review the matter:
  - The decision of the Chief of Police that no further action is warranted.
  - The decision of the Chief of Police to counsel or caution the police officer regarding his or her conduct.
  - The decision made in a disciplinary proceeding under the Police Act.
- 13. Upon receipt of your request, the Public Complaints Commissioner will review the matter and the staff of the Commissioner have broad powers to investigate. Documents must be available and individuals can be subpoenaed to answer questions.
- 14. After the review, the Public Complaints Commissioner may order a hearing before a civilian Board of Inquiry where the Commissioner feels that the public interest requires it. If the Commissioner decides that there should not be a hearing, the Commissioner will give you reasons for the decision. The Public Complaints Commissioner will.

.f. Camalains

write to you, the Chief of Police and the police officer concerned about the decision.

## BOARD OF INQUIRY HEARINGS

15. If a Board of Inquiry is ordered, you will be notified in writing of the date and place of the hearing. You have a right to attend and take part

in the hearing and to be represented by counsel or an agent. You will also be given an opportunity, prior to the hearing, to examine any written documentary evidence or any report that will be given in evidence at the hearing. The hearing will be open to the public. You will receive a copy of the Board's decision.

O. Reg. 494/85, Form 2.

#### Form 3

Metropolitan Toronto Police Force Complaints Act, 1984

# RECORD OF INFORMAL RESOLUTION OF COMPLAINT

Date of Complaint.
File No.:
Complainant:
Name(s) of Subject Officer(s):
Resolved By:
Summary of Complaint and Investigation:
Manner in Which Complaint Resolved:
••••••
•••••
I have read the record of informal resolution described above.
I agree with the contents and am satisfied with the resolution.
Dated at this day of

# THE ONTARIO GAZETTE

# INVESTIGATION

10.	Date	Location	Type of Investigation and Information Obtained
11. \$	Summaries of S	Statements of Complainant, Police	Officers and Witnesses:
		Person Interviewed	Summary of Statement (include all relevant details)

12. Description and Analysis of Documentary and Physical Evidence Obtained:

Type of Evidence	Description	Analysis
		1.0
		11
!		
To: Complainant Subject Officer(s)		
Public Complaints Commissioner Bureau		
,		O. Reg. 494/85, Form 4.

# Form 5

Metropolitan Toronto Police Force Complaints Act, 1984

# NOTICE OF WITHDRAWAL OF COMPLAINT

NOTICE OF WITHDRAWAL OF COMPLAINT
Date of Complaint:
File No.:
Complainant:
Name(s) of Subject Officer(s):
Name of Investigator:

Dated at	 	<del>.</del>	this	day of	1

NOTE TO SUBJECT OFFICER(S): The complainant's withdrawal of this public complaint does not prevent the Chief of Police from continuing to investigate this matter and taking disciplinary action. if appropriate.

To: Complainant
Subject Officer(s)
Bureau
Public Complaints Commissioner

O. Reg. 494/85, Form 5.

(7534)

42

# **BUSINESS CORPORATIONS ACT, 1982**

O. Reg. 495/85. General. Made—October 3rd, 1985. Filed—October 4th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 446/83 MADE UNDER THE BUSINESS CORPORATIONS ACT, 1982

- 1.—(1) Paragraphs 14 and 15 of section 29 of Ontario Regulation 446/83, as amended by section 4 of Ontario Regulation 778/84, are revoked and the following substituted therefor:
  - 14. A statement of executive compensation completed in accordance with Form 41 of Regulation 910 of Revised Regulations of Ontario, 1980 under the Securities Act and for the purposes of this item a reference to an issuer in subitem I.1 and items II to VI of the said Form 41 shall be deemed to read as a reference to a corporation.

- (2) Paragraph 18 of the said section 29 is amended by striking out "If action is to be taken with respect to any of the matters referred to in subparagraphs i to iv of paragraph 14" in the first, second and third lines.
- 2. The Table to the said Regulation is revoked.
- 3. A management information circular that but for this section would be required to provide disclosure in accordance with paragraph 14 of section 29, as remade by subsection 1 (1), in lieu of providing such disclosure with respect to a financial year of the corporation ending on or before the 30th day of December, 1985 may provide the disclosure in accordance with paragraphs 14 and 15 of section 29 as those paragraphs read immediately before the coming into force of this Regulation.

(7535)

42

# **Publications Under The Regulations Act**

October 26th, 1985

## AMBULANCE ACT

O. Reg. 496/85. General. Made—October 3rd, 1985. Filed—October 8th, 1985.

# REGULATION TO AMEND REGULATION 14 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE AMBULANCE ACT

 Form 3 of Regulation 14 of Revised Regulations of Ontario, 1980, as remade by section 9 of Ontario Regulation 542/84, is revoked and the following substituted therefor:

Form 3

Ambulance Act

# LICENCE TO OPERATE AN AMBULANCE SERVICE

Licence No.
Under the Ambulance Act and the regulations and subject to the limitations thereof, this licence is issued to:
(name of ambulance service operator)
(address)
(operating ambulance service known as)
(address — if different from above)
In addition to the terms and conditions set out in the Act and the regulations, this licence is subject to the following terms and conditions:
······································
This licence expires with the
Dated at the City of Toronto, this day of
Director of the Ambulance Services Branch
Dated at Toronto, this day of
O. Reg. 496/85, s. 1,

(7539)

## PUBLIC HOSPITALS ACT

O. Reg. 497/85.

Special Grant—James Bay General Hospital.

Made—August 27th, 1985.

O. Reg. 497/85

Approved—October 3rd, 1985.

Filed—October 8th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 445/83 MADE UNDER THE PUBLIC HOSPITALS ACT

1. The Schedule to Ontario Regulation 445/83 is revoked and the following substituted therefor:

## Schedule

Column 1	Column 2	Column 3
James Bay General Hospital	Attawapiskat unit	\$12,000,000
	and	
	Fort Albany unit	

O. Reg. 497/85, s. 1.

MURRAY ELSTON

Minister of Health

Dated at Toronto, this 27th day of August, 1985.

(7540) 43

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 498/85.

The Regional Municipality of York, Town of Markham.

Made-October 3rd, 1985.

Filed-October 8th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Section 41 of Ontario Regulation 473/73, as made by section 1 of Ontario

# Regulation 74/77, is revoked and the following substituted therefor:

4I.—(1) Notwithstanding any other provision of this Order, in addition to an automobile service station, two pump islands with a covering canopy and a building used as a warehouse, all existing on the 28th day of May, 1985, a building may be erected on the land described in subsection (2) and used as a warehouse, an animal hospital, a veterinary establishment, a furniture, carpet and appliance sales and repair establishment, professional or business offices, an establishment for the rental of equipment and a laundromat, provided the following requirements are met:

Maximum floor area of the building 1,000 square metres

Minimum distance between the building and Kennedy Road

12 metres

Minimum distance between the building and the rear lot line

12 metres

Minimum distance between the building and the side lot lines

6 metres

Maximum height of the building

7 metres

(2) Subsection (1) applies to that parcel of land in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being composed of part of Lot 9 in Concession V of the said Town described as follows:

Premising that all bearings herein are astronomic and are referred to the bearing north 10° 48′ 50″ west, being the bearing of the easterly limit of the said Lot 9;

Beginning at an iron bar planted in the easterly limit of the said Lot distant 528.77 feet measured northerly thereon from the southeasterly angle of the said Lot;

Thence south 71° 43′ 10″ west 137.99 feet to a point;

Thence north 10° 48′ 50" west 134.42 feet to a point;

Thence north 71° 41′ 10″ east 138 feet to an iron bar planted in the easterly limit of the said Lot;

Thence south 10° 48′ 50″ east along the easterly limit of the said Lot 134.50 feet to the place of beginning. O. Reg. 498/85, s. 1.

2. Schedule 29 to the said Regulation, as made by section 2 of Ontario Regulation 74/77, is revoked.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 3rd day of October, 1985.

(7541)

43

#### DAY NURSERIES ACT

O. Reg. 499/85. General. Made—October 3rd, 1985. Filed—October 9th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 760/83 MADE UNDER THE DAY NURSERIES ACT

- Clause 73 (c) of Ontario Regulation 760/83 is revoked and the following substituted therefor:
  - (c) are in excess of \$1,000.
- 2. The said Regulation is amended by adding thereto the following section:

74a. It is a term and condition of a payment of a capital grant under the Act in respect of a building, buildings or land forming part of a building project that the applicant for payment shall enter into an agreement with the Minister in which the applicant shall,

- (a) agree not to change the site, structure, use of or sell, agree to sell, lease, mortgage, encumber, donate or otherwise dispose of all or any part of the building, buildings or land without the approval of the Minister;
- (b) agree not to demolish or make alterations or additions to all or any part of the building or buildings without the approval of the Minister; and
- (c) agree to reimburse the Ministry in the same ratio as the Ministry's contribution to the acquisition of the building, buildings or land, the construction of the building or buildings or the renovations upon termination of the agreement or where there is contravention of any term of the agreement or where a circumstance set out in clause (a) or (b) takes place. O. Reg. 499/85, s. 2.

#### ELDERLY PERSONS CENTRES ACT

O. Reg. 500/85. General. Made—October 3rd, 1985. Filed—October 9th, 1985.

# REGULATION TO AMEND REGULATION 278 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ELDERLY PERSONS CENTRES ACT

- Sections 7 and 8 of Regulation 278 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
- 7. It is a term and condition of a payment of a capital grant under the Act in respect of a building, buildings or land forming part of a building project that the applicant for payment shall enter into an agreement with the Minister in which the applicant shall.
  - (a) agree not to change the site, structure, use of or sell, agree to sell, lease, mortgage, encumber, donate or otherwise dispose of all or any part of the building, buildings or land without the approval of the Minister;
  - (b) agree not to demolish or make alterations or additions to all or any part of the building or buildings without the approval of the Minister; and
  - (c) agree to reimburse the Ministry in the same ratio as the Ministry's contribution to the acquisition of the building, buildings or land, the construction of the building or buildings or the renovations upon termination of the agreement or where there is a contravention of any term of the agreement or where a circumstance set out in clause (a) or (b) takes place. O. Reg. 500/85, s. 1, part.
- 8. Expenditures incurred by a municipality or an approved corporation for furnishings or equipment that are not replacements or for repairs to or maintenance of a capital asset that,
  - (a) are approved by the Minister as capital expenditures;
  - (b) are, in the opinion of the Minister, necessary for the efficient operation of an approved centre and the cost of which is not excessive for the purpose; and
  - (c) are in excess of \$1,000,

are capital expenditures for which a grant may be paid under subsection 4 (1) of the Act upon application by the municipality or the approved corporation in an amount equal to 30 per cent of the approved expenditures incurred. O. Reg. 500/85, s. 1, part.

(7544)

4.3

#### VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 501/85. General. Made—October 3rd, 1985. Filed—October 9th, 1985.

# REGULATION TO AMEND REGULATION 943 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE VOCATIONAL REHABILITATION SERVICES ACT

- Sections 19 and 20 of Regulation 943 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
- 19. It is a term and condition of a payment of a capital grant under the Act in respect of a building, buildings or land forming part of a building project that the applicant for payment shall enter into an agreement with the Minister in which the applicant shall,
  - (a) agree not to change the site, structure, use of or sell, agree to sell, lease, mortgage, encumber, donate or otherwise dispose of all or any part of the building, buildings or land without the approval of the Minister;
  - (b) agree not to demolish or make alterations or additions to all or any part of the building or buildings without the approval of the Minister; and
  - (c) agree to reimburse the Ministry in the same ratio as the Ministry's contribution to the acquisition of the building, buildings or land, the construction of the building or buildings or the renovations upon termination of the agreement or where there is a contravention of any term of the agreement or where a circumstance set out in clause (a) or (b) takes place. O. Reg. 501/85, s. 1, part.
- 20. Expenditures incurred by an approved organization for furnishings or equipment that are not replacements or for repairs to or maintenance of a capital asset that,

- (a) are approved by the Minister as capital expenditures;
- (b) are, in the opinion of the Minister, necessary for the efficient operation of an approved workshop and the cost of which is not excessive for the purpose; and
- (c) are in excess of \$1,000,

are capital expenditures for which a grant may be paid upon application by the approved organization in an amount equal to 80 per cent of the approved expenditures incurred. O. Reg. 501/85, s. 1, part.

(7545)

43

### DEVELOPMENTAL SERVICES ACT

O. Reg. 502/85. General. Made—October 3rd, 1985. Filed—October 9th, 1985.

# REGULATION TO AMEND REGULATION 242 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE DEVELOPMENTAL SERVICES ACT

- 1. Section 8 of Regulation 242 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 8. It is a term and condition of a payment of a capital grant under the Act in respect of a building, buildings or land forming part of a building project that the applicant for payment shall enter into an agreement with the Minister in which the applicant shall,
  - (a) agree not to change the site, structure, use of or sell, agree to sell, lease, mortgage, encumber, donate or otherwise dispose of all or any part of the building, buildings or land without the approval of the Minister;
  - (b) agree not to demolish or make alterations or additions to all or any part of the building or buildings without the approval of the Minister; and
  - (c) agree to reimburse the Ministry in the same ratio as the Ministry's contribution to the building, buildings or land, the construction of the building or buildings or the renovations upon termination of the agreement or where there is contravention of any term of the agreement or where a circumstance set

out in clause (a) or (b) takes place. O. Reg. 502/85, s. 1.

- 2.—(1) Clause 9 (1) (c) of the said Regulation is revoked and the following substituted therefor:
  - (c) are in excess of \$1,000,
- (2) Clause 9 (2) (c) of the said Regulation is revoked and the following substituted therefor:
  - (c) are in excess of \$1,000,

(7546) 43

#### HOMES FOR RETARDED PERSONS ACT

O. Reg. 503/85. General. Made—October 3rd, 1985. Filed—October 9th, 1985.

# REGULATION TO AMEND REGULATION 500 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR RETARDED PERSONS ACT

1. Regulation 500 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

17a. Payments for expenditures incurred by an approved corporation for furnishings or equipment that are not replacements or for repairs to or maintenance of a capital asset that,

- (a) are necessary for the efficient operation of an approved home; and
- (b) are in excess of \$1,000,

are prescribed as a class of payment for the purposes of sections 5 and 6 of the Act. O. Reg. 503/85, s. 1.

(7547)

#### HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 504/85.

General.

Made-October 3rd, 1985.

Filed—October 9th, 1985.

REGULATION TO AMEND
REGULATION 502 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
HOMES FOR THE AGED AND REST
HOMES ACT

1. Clause 38 (1) (c) of Regulation 502 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(c) are in excess of \$1,000,

# EXECUTIVE COUNCIL ACT

O. Reg. 505/85. Transfer of Administration of part of the

(7548)

Mining Act.
Made—October 3rd, 1985.

Filed—October 9th, 1985.

## ORDER IN COUNCIL

O.C. 2304/85

43

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that

WHEREAS by Order in Council 1867/85 dated July 25, 1985 the administration of the *Mining Act* was assigned and transferred to the Minister of Northern Affairs and Mines;

AND WHEREAS it is now considered desirable to assign to the Minister of Natural Resources the responsibility for certain types of mining activity in Ontario;

THEREFORE, pursuant to section 5 of the Executive Council Act, R.S.O. 1980, chapter 147, administration of sections 112, 113, 114, 115 and 162 of the Mining Act be assigned and transferred to the Minister of Natural Resources, and Order in Council 1867/85 be amended accordingly. O. Reg. 505/85.

4358

Recommended

RENÉ FONTAINE
Minister of Northern
Affairs and Mines

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered, October 3, 1985.

Lincoln M. Alexander Lieutenant Governor

Certified to be a true copy.

JAV A. SAINT Assistant Clerk, Executive Council

(7565)

43

#### FARM PRODUCTS MARKETING ACT

O. Reg. 506/85.
To Amend Certain Regulations.
Made—October 8th, 1985.
Filed—October 11th, 1985.

# REGULATION TO AMEND CERTAIN REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1.—(1) Subsection 4 (1) of Regulation 344 of Revised Regulations of Ontario, 1980 is amended by striking out "as a producer of asparagus in Form 1" in the third and fourth lines.
- (2) Subsection 4 (2) of the said Regulation is amended by striking out "in Form 1" in the fourth line.
- (3) Section 6 of the said Regulation, as remade by section 1 of Ontario Regulation 173/82, is revoked and the following substituted therefor:
- 6. Every producer shall pay to the local board the licence fees fixed by the local board. O. Reg. 506/85, s. 1 (3).
  - (4) Clause 9 (e) of the said Regulation is revoked and the following substituted therefor:
    - (e) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly

- at different amounts or in instalments from any or all persons producing or marketing asparagus;
- (5) Form 1 of the said Regulation is revoked.
- 2.—(1) Section 2 of Regulation 346 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of beans, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 2 (1).
  - (2) Section 3 of the said Regulation is revoked.
  - (3) Clause 7 (e) of the said Regulation, as amended by section 1 of Ontario Regulation 408/84, is revoked and the following substituted therefor:
    - (e) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing beans and the collecting of the licence fees and the recovering of the licence fees by suit in a court of competent jurisdiction;
  - (4) Form 1 of the said Regulation is revoked.
  - 3.—(1) Section 2 of Regulation 348 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of berries, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 3 (1).
  - (2) Subsection 3 (1) of the said Regulation is amended by striking out "as a producer of berries in Form 1" in the third and fourth lines.
  - (3) Subsection 3 (2) of the said Regulation is revoked and the following substituted therefor:
- (2) Every producer, while not in default of the fees required to be paid under section 6, shall be deemed to be the holder of a licence. O. Reg. 506/85, s. 3 (3).

- (4) Section 6 of the said Regulation is revoked and the following substituted therefor:
- 6. Every producer shall pay to the local board the licence fees fixed by the local board. O. Reg. 506/85, s. 3 (4).
  - (5) The said Regulation is amended by adding thereto the following section:
- 7a. The Board delegates to the local board its powers to make regulations with respect to berries,
  - (a) providing for the fixing of licence fees payable yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing berries and the collecting of the licence fees and the recovering of the licence fees by suit in a court of competent jurisdiction;
  - (b) requiring any person who receives berries to deduct from the moneys payable for the berries any licence fees payable to the local board by the person from whom the first mentioned person receives the berries, and to forward such licence fees to the local board; and
  - (c) requiring any person who produces and processes berries to furnish to the local board statements of the amounts of berries that the person produced in any year and used for processing. O. Reg. 506/85, s. 3 (5).
  - (6) Form 1 of the said Regulation is revoked.
  - 4.—(1) Section 2 of Regulation 352 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of burley tobacco, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 4 (1).
  - (2) Clause 4 (e) of the said Regulation is amended by striking out "not exceeding, in the case of persons licensed to commence or continue to engage in the producing of burley tobacco, 3 cents for each pound or fraction thereof marketed" in the first to fifth lines.
  - 5. Section 2 of Regulation 362 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of fresh potatoes, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 5.
  - Section 2 of Regulation 364 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of grapes, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 6.
  - 7.—(1) Section 2 of Regulation 368 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of hogs, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 7 (1).
  - (2) Subsections 10 (2), (3) and (4) of the said Regulation are revoked.
  - 8. Section 2 of Regulation 371 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of potatoes, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 8.
  - (1) Section 2 of Regulation 373 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of processing tomato seedling plants, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 9 (1).
  - (2) Clause 5 (e) of the said Regulation is amended by striking out "not exceeding ten cents per thousand processing tomato seedling plants" in the first, second and third lines.
  - 10.—(1) Subsection 3 (1) of Regulation 377 of Revised Regulations of Ontario.

- 1980 is amended by striking out "as a grower of seed-corn in Form 1" in the third and fourth lines.
- (2) Subsection 3 (2) of the said Regulation is revoked and the following substituted therefor:
- (2) Every producer, while not in default of the fees required to be paid under section 8, shall be deemed to be the holder of a licence. O. Reg. 506/85, s. 10 (2).
  - (3) Section 8 of the said Regulation, as amended by section 2 of Ontario Regulation 67/83, is revoked and the following substituted therefor:
- 8. Every producer shall pay to the local board the licence fees fixed by the local board. O. Reg. 506/85, s. 10 (3).
  - (4) Clause 10 (f) of the said Regulation is amended by striking out "and" where it occurs the second time in the fifth line.
  - (5) Clause 10 (g) of the said Regulation is revoked and the following substituted therefor:
    - (g) to make regulations with respect to seed-corn providing for the fixing of licence fees payable yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing seed-corn and the collecting of the licence fees and the recovering of the licence fees by suit in a court of competent jurisdiction;
    - (h) to make regulations with respect to seed-corn requiring any person who receives seed-corn to deduct from the moneys payable for the seed-corn any licence fees payable to the local board by the person from whom the first mentioned person receives the seed-corn, and to forward such licence fees to the local board;
    - (i) to make regulations with respect to seed-corn requiring any person who produces and processes seed-corn to furnish to the local board statements of the amounts of seed-corn that the person produced in any year and used for the processing; and
    - (j) to make regulations with respect to seed-corn providing for the control and regulation of agreements entered into by producers of seed-corn with persons engaged in marketing or processing seed-corn, and the prohibition of any provision or clause in such agreements. R.S.O. 1980, c. 377, s. 10; O. Reg. 506/85, s. 10 (4, 5).

- (6) Form 1 of the said Regulation is revoked.
- 11. Section 2 of Regulation 381 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of tender fruit, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 11.
  - 12.—(1) Clause 8 (e) of Regulation 385 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
    - (e) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing turkeys and the collecting of the licence fees and the recovering of such licence fees in a court of competent jurisdiction;
  - (2) Section 9 of the said Regulation is revoked.
  - 13. Section 2 of Regulation 388 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of vegetables, including the prohibition of such producing and marketing in whole or in part. O. Reg. 506/85, s. 13.
  - 14.—(1) Subsection 4 (1) of Regulation 390 of Revised Regulations of Ontario, 1980 is amended by striking out "as a producer of wheat in Form 1" in the third and fourth lines.
  - (2) Subsection 4 (2) of the said Regulation is amended by striking out "in Form 1" in the third and fourth lines.
  - (3) Section 5 of the said Regulation is revoked and the following substituted therefor:
- **5.** Every producer shall pay to the local board the licence fees fixed by the local board. O. Reg. 506/85, s. 14 (3).
  - (4) Sections 6 and 7 of the said Regulation are revoked.

- (5) Section 9 of the said Regulation is amended by adding thereto the following clauses:
  - (da) providing for the fixing of licence fees payable yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing wheat and the collecting of the licence fees and the recovering of such licence fees by suit in a court of competent jurisdiction:
  - (db) requiring any person who receives wheat to deduct from the moneys payable for the wheat any licence fees payable to the local board by the person from whom the first mentioned person receives the wheat, and to forward such licence fees to the local board;
  - (dc) requiring any person who produces and processes wheat to furnish to the local board statements of the amounts of wheat that the person produced in any year and used for processing;
- (6) Form 1 of the said Regulation is revoked.
- 15. This Regulation comes into force on the 1st day of February, 1986.

THE FARM PRODUCTS MARKETING BOARD:

DAVID K. ALLES Acting Vice-Chairman

GLORIA MARCO BORYS Secretary

Dated at Toronto, this 8th day of October, 1985.

(7566)

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#### MILK ACT

O. Reg. 507/85. Marketing of Milk to Fluid Milk Processors. Made-October 9th, 1985. Filed-October 11th, 1985.

# REGULATION TO AMEND **ONTARIO REGULATION 541/81** MADE UNDER THE MILK ACT

1. Subsection 15 (11) of Ontario Regulation 541/81, as remade by subsection 1 (7) of Ontario Regulation 417/85, is revoked and the following substituted therefor:

- (11) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.43 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 507/85, s. 1.
  - 2. This Regulation comes into force on the 15th day of October, 1985.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON Chairman

> H. PARKER Secretary

Dated at Mississauga, this 9th day of October, 1985.

(7567)

43

#### MILK ACT

O. Reg. 508/85, Industrial Milk-Marketing Made-October 9th, 1985. Filed-October 11th, 1985.

# REGULATION TO AMEND **REGULATION 623 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE MILK ACT

- 1. Subsection 13 (7) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (7) of Ontario Regulation 418/85, is revoked and the following substituted therefor:
- (7) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$39.43 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 508/85, s. 1.
  - 2. This Regulation comes into force on the 15th day of October, 1985.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON Chairman

> H. PARKER Secretary

Dated at Mississauga, this 9th day of October, 1985.

(7568)

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# FARM INCOME STABILIZATION ACT

O. Reg. 509/85.
Plan—Grain Stabilization, 1985-1988.
Made—August 16th, 1985.
Approved—October 10th, 1985.
Filed—October 11th, 1985.

# REGULATION MADE UNDER THE FARM INCOME STABILIZATION ACT

#### PLAN—GRAIN STABILIZATION, 1985-1988

- 1. There is hereby established a voluntary plan for farm income stabilization respecting grain to be known as the "Ontario Grain Stabilization Plan, 1985-1988".

  O. Reg. 509/85, s. 1.
  - 2. In this Regulation,

"grain" means,

- (a) barley, soybeans, white beans and winter wheat produced in Ontario and marketed during the term referred to in section 3, and
- (b) grain corn produced in Ontario and marketed for any purpose other than as seed during the term referred to in section 3;

"local board" means a local board established under the Farm Products Marketing Act;

"plan" means the Ontario Grain Stabilization Plan, 1985-1988;

"production unit" means,

- (a) one or more farms operated by an individual,
- (b) one or more farms operated by two or more persons who, in the opinion of the Commission, have a common interest in the outcome of the operation;

"sales year" means,

- (a) in the case of grain corn, soybeans and white beans, a period from the 1st day of September in one year to the 31st day of August in the next year,
- (b) in the case of barley, a period from the 1st day of August to the 31st day of July in the next year, and
- (c) in the case of winter wheat, a period from the 1st day of July to the 30th day of June in the next year. O. Reg. 509/85, s. 2.

- 3. The term for this plan for each grain is for three sales years commencing in 1985. O. Reg. 509/85, s. 3
- 4.—(1) A person who applies for enrolment in the plan in respect of a production unit is required, as a condition of acceptance for enrolment, to be,
  - (a) the owner and operator of a farm on which grain is produced;
  - (b) the tenant and operator of a farm on which grain is produced; or
  - (c) a person who is involved in the operation of a production unit.
- (2) A person who applies for enrolment in the plan shall disclose the name and address of every person who is involved in the operation of the production unit in respect of which application is made and no payment shall be made under this plan in respect of a person whose name has not been disclosed on the application for enrolment.
- (3) An application for enrolment in the plan shall be in a form provided by the Commission.
- (4) No person shall be enrolled in the plan unless the application for enrolment is submitted to the Commission not later than the 1st day of October, 1985.
- (5) Notwithstanding subsection (4), a person may apply for enrolment in the plan for the sales year commencing in 1986 or 1987, where the prescribed fees are paid to the Commission together with an amount sufficient to place that person's account on a basis equivalent to those producers who enrolled for the sales year commencing in 1985.
- (6) The amount payable under the plan in respect of the first sales year to a person who,
  - (a) enrols under subsection (5); or
  - (b) is deemed to have withdrawn from enrolment under subsection 8 (3) of the Act and is subsequently accepted for re-enrolment,

shall be reduced by 20 per cent.

- (7) The fact that a person has not marketed three tonnes or more of grain in the aggregate for any sales year during the term of this plan does not disqualify that person from enrolment in the plan for the sales year commencing in 1986 or 1987 provided that application is made and the prescribed fees are paid to the Commission by the date prescribed for the year the application is made. O. Reg. 509/85, s. 4.
- 5.—(1) No payment shall be made under the plan for a sales year in respect of a production unit that has marketed less than three tonnes of grain.

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- (2) No payment shall be made in respect of any grain not registered with the Commission or for which no fee has been paid.
- (3) A person may continue to be enrolled in the plan whether or not his annual registration form filed under section 7 discloses that he intends to market less than three tonnes of grain in the year to which the annual registration form applies.
- (4) No payment shall be made under the plan for grain marketed by a production unit in excess of 3,600 tonnes in the aggregate in any sales year within the term of the plan.
- (5) Notwithstanding subsection (4), the maximum amount payable in respect of a production unit for all crops enrolled by an applicant for the sales year commencing in 1985 shall not exceed three times the total fees paid by the applicant for the sales year in respect of the production unit.
- (6) No person is eligible to receive payments under the plan in respect of grain that was not grown by that person. O. Reg. 509/85, s. 5.
- 6. It is a condition of enrolment in the plan that to receive any payment thereunder the person enrolled,
  - (a) shall keep sales slips and weigh slips, signed by the buyer and the seller, and conforming to the records of the local board where one exists, through which the grain is marketed and shall submit such slips, or the equivalent record supplied by that board, to the Commission or to such person as it may direct, in respect of every lot of grain for which payment is claimed under the plan;
  - (b) shall not claim payment for grain under the plan unless it was marketed during the sales year with respect to which he or she has applied for payment;
  - (c) shall maintain a record of all sales of grain which shall include the names of the buying agent and seller, the date of sale, the date and location of delivery, the quantity, the mositure content and the price; and
  - (d) where the moisture content of any grain marketed by the enrolled person exceeds 14 per cent, shall adjust the weight of the grain marketed to a weight that is equivalent to the same quantity of grain having a moisture content of 14 per cent. O. Reg. 509/85, s. 6.
- 7.—(1) Each person enrolled in the plan shall, prior to the 1st day of October after each sales year, file with the Commission an annual registration form in a form provided by the Commission respecting grain that he or she intends to market subject to this plan during the forthcoming sales year and submit the fee set out in Table 1 for that amount of grain.

- (2) Where a producer, at the end of the term referred to in section 3, has a credit in his or her account with the Commission, the Commission shall refund such moneys to the producer together with any interest earned thereon. O. Reg. 509/85, s. 7.
- 8. The final date for making a claim for payment under this plan shall be two years from the end of the sales year in respect of which the claim is being made. O. Reg. 509/85, s. 8.

Table 1

Grain	FEE PER TONNE
Barley	\$2.15
Corn	2.25
Soybeans	4.80
White Beans	8.90
Winter Wheat	2.50

O. Reg. 509/85, Table 1.

FARM INCOME STABILIZATION COMMISSION OF ONTARIO:

> M. HUFF Chairman

RUTH DAY Secretary

Dated at Toronto, this 16th day of August, 1985.

(7569)43

#### RADIOLOGICAL TECHNICIANS ACT

O. Reg. 510/85. General. Made-June 5th, 1985. Approved—October 10th, 1985. Filed-October 11th, 1985.

REGULATION TO AMEND REGULATION 890 OF REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE RADIOLOGICAL TECHNICIANS **ACT** 

1.—(1) Subsection 11 (2) of Regulation 890 of Revised Regulations of Ontario, 1980, as remade by section 4 of

# Ontario Regulation 818/84, is revoked and the following substituted therefor:

- (2) A certificate of registration may be renewed by paying a fee of,
  - (a) where the certificate is renewed on or before the anniversary of the birth date of the registered radiological technician, \$15; or
  - (b) where the certificate is renewed after the anniversary of the birth date of the registered

- radiological technician and before the expiry of three months after that date, \$25. O. Reg. 510/85, s. 1 (1).
- (2) Subsection 11 (2a) of the said Regulation, as made by section 4 of Ontario Regulation 818/84, is revoked.
  - 2. Form 1 of the said Regulation is revoked and the following substituted therefor:

#### Form 1

# Radiological Technicians Act

#### CERTIFICATE OF REGISTRATION

Number		Date
This is to certify that	name in ful	
of	address	
is a registered radiological technician from	date/	, 19 month
todate/month	., 19	
	Во	ARD OF RADIOLOGICAL TECHNICIANS:
		Chairman
		Registrar
Signature of Technician		Witness
		O. Reg. 510/85, s. 2.

3. This Regulation comes into force on the 31st day of December, 1985.

BOARD OF RADIOLOGICAL TECHNICIANS:

RONALD P. WALLACE Chairman

> JANE MARTIN Registrar

Dated at Toronto, this 5th day of June, 1985.

(7570)

43

#### HEALING ARTS RADIATION PROTECTION ACT

O. Reg. 511/85. X-Ray Safety Code. Made—October 10th, 1985. Filed—October 11th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 45/84 MADE UNDER THE HEALING ARTS RADIATION PROTECTION ACT

- 1. Section 1 of Ontario Regulation 45/84 is revoked and the following substituted therefor:
- 1. In this Regulation.

"aluminum equivalent" of a material means the thickness of aluminum (Aluminum Association Type 1100) that affords the same attenuation as the material where the aluminum and the material are irradiated under the same conditions;

"attenuation" means the decrease in radiation intensity caused by absorption and scattering of x-rays in a medium;

"automatic exposure control" means a device that delivers a predetermined quantity of radiation to the image receptor by automatically controlling one or more technique factors;

"average peak kilovoltage" means the maximum kilovoltage developed in a single pulse of voltage applied to the anode of an x-ray tube averaged over at least twelve successive pulses;

"backscatter" means radiation reaching a point from material located more distant from the x-ray source than the point;

"beam limiting device" means a device that restricts the dimensions of the useful beam;

"cephalometric x-ray machine" means a dental x-ray machine that is used for the examination of the maxillofacial skeleton;

"chiropodic x-ray machine" means an x-ray machine that is used for the examination of the foot;

"coefficient of variation" means the ratio of the estimated standard deviation to the mean value of a series of measurements calculated using the following equation:

$$C = \frac{S}{X} = 1$$

$$\begin{bmatrix} n \\ \sum (X_i - \overline{X})^2 \\ \frac{i = 1}{n - 1} \end{bmatrix}$$

where  $X_i = i^{th}$  measurement

X = mean value of the measurements

S = estimated standard deviation

n = number of measurements

C = the coefficient of variation;

"control booth" means a defined area in which an x-ray worker operates an x-ray machine;

"control panel" means that part of an x-ray machine that contains the switches, knobs, keys, buttons or other controls accessible to the x-ray operator that are used to set technique factors manually or automatically:

"darkroom" means an enclosed space that is constructed to process light sensitive materials;

"density unit" means the relative amount of light transmitted through a processed film expressed on a common logarithmic scale;

"dental x-ray machine" means an x-ray machine that is used outside the mouth to examine teeth, jaws and related structures;

"diagnostic x-ray machine" means an x-ray machine that is used for the examination of a human being but does not include a radiation therapy simulator or a computerized transaxial tomographic x-ray machine;

"dose equivalent" means a quantity that expresses on a common scale the energy absorbed by a small mass of a body irradiated by a beam of radiation weighted by a factor describing the biological effectiveness of the radiation concerned;

"filter" means material that is placed in the useful beam to attenuate preferentially the lower energy or a specific energy range of x-rays;

"fluoroscopic x-ray machine" means an x-ray machine, an image receptor and the equipment associated with the x-ray machine and the image receptor that is used in fluoroscopy;

"fluoroscopy" means a mode of x-ray exposure in which the image receptor and associated equipment produce and display a visible image that is viewed by the operator during or subsequent to the exposure;

- "general-purpose radiographic x-ray machine" means a radiographic x-ray machine that is not limited by design or adaptation to radiographic examination of a specific anatomical region:
- "half-value layer" means the thickness of a specified material that attenuates the x-ray beam under conditions that minimize scattered radiation such that the exposure is reduced to one-half of its original value:
- "image receptor" means a device that converts incident x-radiation into a visible image or into a form that can be made into a visible image by further transformation;
- "lead equivalent" of material means the thickness of lead that affords the same attenuation as the material where the lead and the material are irradiated under the same conditions;
- "leakage radiation" means all the radiation except the useful beam that comes from within the housing of an energized x-ray tube or the radiation that is produced when the exposure switch or timer of an x-ray machine is not activated;
- "light field" means the area of light at a specified plane that is directly outlined by a beam limiting device;
- "mammographic x-ray machine" means an x-ray machine that is used for the examination of the breast;
- "manual exposure control" means a device that is used by an x-ray operator to set technique factors in order to deliver a predetermined quantity of radiation to the image receptor;
- "mobile x-ray machine" means an x-ray machine that can be moved from one location to another;
- "occupancy" means the nature and extent of use of space adjacent to an x-ray machine;
- "optical density" means the degree of opacity to visible light of a processed film expressed in density units;
- "panoramic x-ray machine" means a tomographic unit used for the production of radiographs of the teeth, jaws and related structures on a single film or radiograph;
- "patient entrance exposure" means the x-ray exposure, excluding exposure arising from back-scattered radiation, in the centre of an x-ray beam at the position of the surface of the patient that is closest to the x-ray source;
- "phantom" means an object that simulates a patient when placed in an x-ray beam for the purpose of testing an x-ray machine or image receptor;
- "photofluorographic x-ray machine" means an x-ray machine that records photographically in reduced size the image produced on a fluorescent screen;

- "primary protective barrier" means a barrier that is sufficient to attenuate the useful beam to a specified degree;
- "protective accessory" means a device that is used to protect a person in an x-ray facility from receiving unnecessary radiation;
- "secondary protective barrier" means a barrier that is sufficient to attenuate stray radiation to a specified degree;
- "stationary x-ray machine" means an x-ray machine that is installed permanently in one location and includes a machine that is permanently installed in a truck, bus, train or other movable facility;
- "technique factors" means the following conditions of operation of a diagnostic x-ray machine that can be selected by the operator:
  - 1. The peak tube potential.
  - 2. The tube current.
  - 3. The exposure time.
  - 4. The added filtration.
  - 5. A combination of the variables set out in paragraphs 1 to 4.
  - The distance between the radiation source and the image receptor;
- "tube housing assembly" means an x-ray tube housing that has an x-ray tube installed in it;
- "useful beam" means the delineated beam of x-rays that passes through the tube housing and the beam-limiting aperture;
- "whole-body-dose-equivalent" means the weighted average of the dose-equivalents received by all tissues in the body of an irradiated person;
- "work-load" means the degree of use of an x-ray machine expressed in milliampere minutes;
- "x-ray exposure" means a quantity of x-rays delivered at a defined point in space or in a medium that is expressed in terms of the amount of electric charge produced by the radiation in a small mass of air located at the point;
- "x-ray field" means the area of the intersection of a useful beam and one of the set of planes parallel to the plane of the image receptor;
- "x-ray room" means a defined area where one or more permanently fixed x-ray machines and equipment are located;
- "x-ray tube" means an evacuated envelope that is designed to produce x-rays by the bombardment of a metal target by accelerated electrons;

- "x-ray worker" means a person who is qualified under the Act or the regulations to operate an x-ray machine. O. Reg. 511/85, s. 1.
  - 2. The said Regulation is amended by renumbering sections 4 and 5 as sections 23 and 24, respectively, and by adding thereto the following sections:
- **4.**—(1) The following subject-matters for courses of study in the operation of x-ray machines and x-ray equipment are prescribed:
  - 1. Properties of radiation.
  - 2. Interactions of radiation.
  - 3. Biological effects of radiation.
  - 4. Background radiation.
  - 5. Measurement of radiation.
  - 6. Production and characteristics of x-rays.
  - 7. Relationship between technical factors that affect image quality and dose.
  - 8. Radiation protection legislation.
  - 9. Control of radiation hazards.
  - 10. Quality control.
- (2) The Commission shall not approve any courses of study in the operation of x-ray machines and x-ray equipment unless the courses include the subject-matters set out in subsection (1).
- (3) Successful completion of one of the following requirements is prescribed for the purposes of sections 5 and 7 of the Act in respect of any person who operates an x-ray machine in a dental diagnostic x-ray facility:
  - A course in dental radiation safety approved by the Commission.
  - 2. A program or course in dental assisting that is approved by the Commission at a College of Applied Arts and Technology.
  - On and after the 1st day of January, 1981, a dental assisting program that is approved by the Commission at.
    - i. Career Canada Limited,
    - ii. Career Canada (Hamilton) Limited,
    - iii. Lorne Park Secondary School,
    - iv. Etobicoke Collegiate Institute, or
    - v. Sir Allan MacNab Secondary School.

- A program or course in dental assisting offered by the Canadian Armed Forces.
- (4) The following requirements are prescribed for the purposes of sections 5 and 7 of the Act in respect of any person who operates an x-ray machine in a medical diagnostic x-ray facility,
  - Successful completion of a course in medical diagnostic radiation safety approved by the Commission.
  - Successful completion of a clinical evaluation conducted by the Ontario Board of Radiological Technicians.
- (5) Subsection (4) ceases to apply on and after the 1st day of January, 1986. O. Reg. 511/85, s. 2, part.
- 5.—(1) A person who is a member of a class of persons set out in Column 1 of Table 1 is exempt from the provision of subsection 5 (1) of the Act provided that the person only operates an x-ray machine under the supervision of a person set out opposite thereto in Column 2 of Table 1.
- (2) The owner of an x-ray machine that is installed in a public hospital approved under the Public Hospitals Act or in a private radiological clinic that has no legally qualified medical radiologist on staff is exempt from the requirement of subsection 9 (1) of the Act provided that the owner designates a registered radiological technician who, in the opinion of the Director of X-ray Safety, is competent to act as radiation protection officer for the facility in which the x-ray machine is installed. O. Reg. 511/85, s. 2, part.
- 6. The classes of radiation protection officers set out in Column 1 of Table 2 are prescribed and may only act as radiation protection officers for the class of facility set out opposite thereto in Column 2 of Table 2. O. Reg. 511/85, s. 2, part.
- 7.—(1) Every radiation protection officer shall ensure that every person who operates an x-ray machine in the facility for which he is a radiation protection officer is qualified in accordance with this Regulation to operate an x-ray machine.
- (2) Every radiation protection officer shall establish and maintain procedures and tests for the x-ray machines and x-ray equipment in the facility for which he is a radiation protection officer to ensure compliance with this Regulation.
- (3) Every radiation protection officer shall ensure that protective accessories of at least 0.5 millimetres lead equivalent at 150 kilovolts peak are available for use by persons who may receive exposure to x-rays in the facility.
- (4) Every radiation protection officer shall provide to the Director of X-ray Safety, within sixty days of the installation of a new x-ray machine in a facility where he is the radiation protection officer, written results of

the tests conducted to verify whether or not the x-ray machine complies with the provisions of the *Radiation Emitting Devices Act* (Canada) and the regulations made thereunder.

- (5) Every radiation protection officer shall provide to the Director of X-ray Safety, within sixty days of the installation of a used x-ray machine in a facility where he is the radiation protection officer, written results of the tests conducted to verify whether or not the x-ray machine complies with the provisions of the Act and this Regulation.
- (6) Every radiation protection officer shall ensure that records are maintained of each test required to be carried out under this section that set out,
  - (a) the type and result of the test;
  - (b) the frequency of testing where applicable; and
  - (c) the action taken to correct each deficiency identified by the test.
- (7) Every radiation protection officer shall ensure that the records referred to in subsection (6) are maintained for at least six years from the time of their making in the facility in which the x-ray machine to which the records referred to is operated.
- (8) Every dental radiation protection officer shall ensure that at the facility where the officer acts, the procedures and tests set out in Column 1 of Table 3 are conducted at the frequencies set out opposite thereto in Column 2 of Table 3.
- (9) Every chiropodic radiation protection officer shall ensure that at the facility where the officer acts, the procedures and tests set out in Column 1 of Table 4 are conducted at the frequencies set out opposite thereto in Column 2 of Table 4.
- (10) Every medical radiation protection officer and every chiropractic radiation protection officer shall ensure that at the facility where the officer acts, the procedures and tests set out in Column 1 of Table 5 are conducted at the frequencies set out opposite thereto in Column 2 of Table 5.
- (11) Every medical radiation protection officer, every chiropractic radiation protection officer and every chiropodic radiation protection officer shall ensure that at the facility where the officer acts, the entrance exposure of that part of a patient set out in Column 1 of Table 6 of a thickness set out opposite thereto in Column 2 of Table 6 that is a distance from the x-ray source set out opposite thereto in Column 3 of Table 6 does not exceed the exposure set out opposite thereto in Column 4 of Table 6.
- (12) Every dental radiation protection officer shall ensure that at the facility where the officer acts, the entrance exposure of that part of a patient set out in Column 1 of Table 7 at the measured potential set out

opposite thereto in Column 2 of Table 7 does not exceed the exposure set out opposite thereto in Column 3 of Table 7.

- (13) Every radiation protection officer shall notify the Director of X-ray Safety forthwith of the occurrence of,
  - (a) an accident involving an x-ray machine; or
  - (b) an overexposure to radiation involving a patient or patients,

in a facility where he is a radiation protection officer.

- (14) In addition to the notice required under subsection (13), the radiation protection officer shall ensure that a written report of the accident or over-exposure is received by the Director of X-ray Safety not later than five days after the occurrence of the accident or overexposure. O. Reg. 511/85, s. 2, part.
- 8.—(1) Every diagnostic x-ray machine shall bear either on the external surface of the main x-ray control panel or at the exposure switch location a warning sign that indicates that,
  - (a) unauthorized use is prohibited; and
  - (b) hazardous radiation is emitted when the x-ray machine is activated.
- (2) Every diagnostic x-ray machine shall be so constructed that,
  - (a) all controls, meters, lights or other indicators on the machine are readily recognizable and clearly identifiable as to function;
  - (b) the x-ray tube is securely fixed and correctly aligned with the tube housing;
  - (c) the x-ray tube housing maintains its required exposure position without significant drifting, tipping or vibration so as to affect the quality of the image;
  - (d) there are recognizable warning lights or other indicators that indicate,
    - (i) when the machine is energized and is ready to produce x-rays, and
    - (ii) when the x-rays are produced;
  - (e) where the machine has individual technique factors that are either fixed or can be selected manually by the operator, there are electrical meters, controls or other indicators to enable the x-ray operator to determine those selected technique factors before the patient is irradiated;
  - (f) where the x-ray machine is used in the radiographic mode and has automatically

controlled exposure or anatomically related exposure selection or falling load, there is an electrical meter, control or other indicator that enables the x-ray operator to determine the kilovoltage before the patient is irradiated:

- (g) where the x-ray machine is battery powered, there is a visual indicator that shows whether the battery is charged for proper operation;
- (h) it is not possible to energize more than one x-ray tube at the same time; and
- (i) where there are two x-ray tubes, there is a visible indication of which x-ray tube is selected and ready to be activated at the control panel.
- (3) Every diagnostic x-ray machine shall be provided with,
  - (a) an exposure switch, timer or other device that is controlled by the operator to initiate and terminate the irradiations; and
  - (b) filters that,
    - (i) are located in the exit port of the x-ray tube housing or beam limiting device or both.
    - (ii) intercept the entire useful beam, and
    - (iii) at a measured potential set out in Column 1 of Table 8 with a thickness of aluminum set out opposite thereto in Column 2 of Table 8, reduce the exposure at least by half. O. Reg. 511/85, s. 2, part.
- 9.—(1) Every exposure switch on an x-ray machine shall,
  - (a) be so located that it cannot be conveniently operated outside a shielded area; and
  - (b) where it is part of a mobile machine, be equipped with a cable at least three metres in length.
- (2) Clause 1 (a) does not apply to an exposure switch that is used in conjunction with mobile x-ray machines, spot-film devices or fluoroscopy.
- (3) Every exposure switch on an x-ray machine shall be so constructed that it requires continuous pressure by the x-ray operator to produce x-rays, except where the x-ray machine is equipped with a serial changer.
- (4) Where an exposure switch on an x-ray machine is used in conjunction with a serial changer, the switch shall be so constructed that it permits the x-ray operator to terminate an irradiation at any time.

- (5) Every exposure switch on an x-ray machine that is a foot switch shall be so constructed as to prevent an unintended exposure if the switch is overturned. O. Reg. 511/85, s. 2, part.
- 10.—(1) Every diagnostic x-ray machine and every fluoroscopic x-ray machine shall be so constructed that the timing device on the machine terminates an irradiation on completion of,
  - (a) a preset time interval;
  - (b) a preset product of current and time; or
  - (c) a preset number of pulses,

except where the x-ray machine is equipped with an automatic exposure control device.

- (2) Where an x-ray machine is equipped with an automatic exposure control device, the device shall terminate the exposure to the patient when a predetermined amount of radiation is detected.
- (3) Every timing device on a diagnostic x-ray machine and fluoroscopic x-ray machine shall be so constructed that it,
  - (a) resets automatically to its original position or to ZERO on termination of an irradiation; and
  - (b) prevents an irradiation from occurring at the ZERO or OFF position. O. Reg. 511/85, s. 2, part.
- 11. Every beam limiting device on an x-ray machine shall be so constructed that it affords the same attenuation of leakage radiation as that required of the tube housing assembly. O. Reg. 511/85, s. 2, part.
- 12.—(1) Every diagnostic x-ray machine that is equipped with an automatic exposure control shall be equipped with,
  - (a) an indicator that shows when the automatic exposure control mode of operation has been selected;
  - (b) a means of terminating the exposure,
    - (i) of an x-ray tube with a potential of less than fifty kilovolts peak, when the product of the x-ray tube current and the exposure time is 2,000 milliampere-seconds per exposure, or
    - (ii) of an x-ray tube with a potential of fifty kilovolts peak or more, when,
      - (A) the product of the x-ray tube current and the exposure time is 600 milliampere-seconds, or

- (B) the product of the peak x-ray tube potential, current and exposure time is sixty kilowattseconds per exposure; and
- (c) an indicator that warns the operator that a condition set out in subclause (b) (i) or (ii) has been reached.
- (2) Every diagnostic x-ray machine shall be so constructed that,
  - (a) over the normal range of use of the machine for any given combination of x-ray tube potential (in kilovolts peak), tube current (in milliamperes), exposure time (in seconds) or for selected radiation exposure to the image receptor (in milliroentgens),
    - (i) the estimated coefficient of variation of any ten consecutive radiation exposure measurements taken at the same source-to-detector distance within a time period of one hour is no greater than 0.08, and
    - (ii) each of the ten radiation exposures referred to in subclause (i) is within 20 per cent of the mean value of the ten measurements;
  - (b) for any selected setting of the peak x-ray tube potential over the normal range of use of the machine, the average peak kilovoltage corresponds to the selected value to within ± 8 per cent;
  - (c) the timer on the x-ray machine may be set to control irradiations as short as 1/30 second or five milliampere-seconds, whichever is greater;
  - (d) at each setting over the normal range of use, the timer on the x-ray machine is accurate to within ± 10 per cent; and
  - (e) at each setting over the normal range of use, the timer on the x-ray machine will comply with the reproducibility standards set out in clause (a).
- (3) Subsection (2) does not apply to dental x-ray machines, chiropodic x-ray machines or to mammographic x-ray machines.
- (4) Where a diagnostic x-ray machine is constructed so that the tube current (in milliamperes) has a range of preset values and both it and the exposure time (in seconds) can be selected individually, the average ratios of exposure (in milliroentgens) to the product of tube current and exposure time, obtained at any two adjacent tube current settings for any fixed indicated value of x-ray tube potential (in kilovolts) over the normal range of use of the machine, shall not differ by more than 0.10 times their sum or

$$\left| \overline{x_1} - \overline{x}_2 \right| \leq 0.10 (\overline{x}_1 + \overline{x}_2)$$

where  $x_1$  and  $x_2$  are the average mR/mAs (milliroentgens divided by milliampere-seconds) values obtained at the two selected settings of mA (milliamperes).

(5) Where a diagnostic x-ray machine is constructed so that the exposure selection can be made only as the tube current exposure time product (in milliampere-seconds) or where the milliampere value is continuously variable, the average ratios of exposure (in milliroentgens) to the product of tube current and exposure time, obtained at any two selections of milliampere-second differing by at least a factor of two, for any fixed indicated value of x-ray tube potential (in kilovolts) within the range of normal operation of the machine, shall not differ by more than 0.10 times their sum, or

$$\left| \overline{x_1} - \overline{x_2} \right| \leq 0.10 (\overline{x_1} + \overline{x_2})$$

where  $x_1$  and  $x_2$  are the average mR/mAs (milliroentgens divided by milliampere-seconds) values obtained at the two selected settings of mA (milliamperes). O. Reg. 511/85, s. 2, part.

- 13.—(1) The leakage radiation measured at a distance of one metre in any direction from an x-ray source shall not exceed 100 milliroentgens in one hour under any conditions.
- (2) The leakage radiation measurements referred to in subsection (1) shall be averaged over an area of 100 square centimetres with no linear dimension greater than twenty centimetres. O. Reg. 511/85, s. 2, part.

14.—(1) Every general-purpose radiographic x-ray machine and every mobile radiographic x-ray machine shall be equipped with an x-ray beam limiting device that,

- (a) provides for stepless adjustment of the size of the x-ray field;
- (b) provides for a minimum field size that does not exceed five centimetres by five centimetres at a target-to-image-receptor distance of 100 centimetres; and
- (c) ensures that at each position, the x-ray field is aligned with the image receptor in such a manner that the x-ray field is always confined within the boundaries of the image receptor.
- (2) An x-ray beam limiting device referred to in subsection (1) shall,
  - (a) be equipped with an adjustable light beam diaphragm or other device that defines visually the outline of the x-ray field when the axis of the x-ray beam is perpendicular to the plane of the image; or

- (b) allow the operator to adjust the dimensions of the x-ray field at the image receptor to a size smaller than the dimensions of the image receptor.
- (3) An adjustable light beam diaphragm or other device that defines visually the outline of the x-ray field shall be so constructed that,
  - (a) misalignment of the visually defined field with respect to the x-ray field along either the length or width of the x-ray field does not exceed 2 per cent of the target-to-imagereceptor distance; and
  - (b) the size of the x-ray field in the plane of the image receptor is indicated at selected distances that are accurate to within 3 per cent of the target-to-image-receptor distance. O. Reg. 511/85, s. 2, part.
- 15. Every general-purpose radiographic x-ray machine that is used with only one size of image receptor at a fixed target-to-image-receptor distance shall be equipped with devices to ensure that,
  - (a) the centre of the x-ray field is aligned with the centre of the image receptor to within 2 per cent of the target-to-image-receptor distance; and
  - (b) the x-ray field in the plane of the image receptor does not extend beyond any edge of the image receptor. O. Reg. 511/85, s. 2, part.
- 16.—(1) Every fluoroscopic x-ray machine shall be equipped with,
  - (a) an image intensification system that,
    - (i) includes a shielded protective barrier and shielding such that.
      - (A) the entire cross-section of the useful beam is intercepted within the protective barrier for any target-to-image distance, and
      - (B) the fluoroscopic x-ray tube is not capable of producing x-rays unless the shielding is in place to intercept the useful beam.
    - (ii) in the case of a mobile fluoroscopic x-ray machine, is an integral part of the machine or is interlocked in such a manner that its removal prevents x-rays from being produced;
  - (b) where it is a stationary machine, a means to prevent the x-ray tube from producing x-rays unless there is an image receptor in place to intercept the x-ray beam;

- (c) an audible signal that,
  - (i) indicates completion of any preset time of use up to a maximum of five minutes, and
  - (ii) continues to sound until the timer is reset whenever x-rays are produced after the preset time of use has expired, or,
  - a timer circuit that will,
    - (iii) cut off the high tension voltage to the x-ray tube after a preset time of use up to a maximum of five minutes, and
    - (iv) continue to prevent fluoroscopy until the timer has been reset manually;
- (d) electrical meters or other visual indicators on the control panel that will provide a continuous indication of current in milliamperes;
- (e) a means to limit the target-to-skin distance to not less than,
  - (i) twenty-five centimetres for a mobile fluoroscopic machine,
  - (ii) thirty-eight centimetres for a stationary fluoroscopic machine, or
  - (iii) twenty centimetres for an imageintensified fluoroscopic machine used for special procedures that would not be possible at the minimum target-toskin distance set out in subclause (ii):
- (f) an x-ray beam limiting device that,
  - (i) allows the operator to adjust the dimensions of the x-ray field at the image receptor to a size smaller than the dimensions of the image receptor, and
  - (ii) aligns the x-ray field with the image receptor in such a manner that the x-ray field is always confined within the boundaries of the image receptor;
- (g) a shield of at least 0.25 millimetres lead equivalent at 100 kilovolts peak that intercepts scattered radiation originating in the patient that would otherwise reach the x-ray operator or other persons in the facility.
- (2) Clause (1) (b) does not apply to special purpose x-ray tubes or image intensifiers that are constructed to have free and independent movement within an x-ray room.
- (3) Clause (1) (g) does not apply to a mobile fluoroscopic x-ray machine.

- (4) The exposure rate limits of a fluroscopic x-ray machine that uses a zinc cadmium sulphide input phosphor or a phosphor of similar efficiency calculated where the centre of the useful beam enters the patient at the shortest target-to-skin distance specified for the machine shall not exceed,
  - (a) a maximum exposure rate of 12.5 roentgens per minute; and
  - (b) an entrance exposure rate of five roentgens per minute for an average patient represented for test purposes by a twenty centimetre water phantom.
- (5) The exposure rate limit of a fluoroscopic x-ray machine that uses a cesium iodide input phosphor or a phosphor of similar efficiency calculated where the centre of the useful beam enters the patient at the shortest target-to-skin distance specified for the machine shall not exceed,
  - (a) a maximum exposure rate of ten roentgens per minute; and
  - (b) an entrance exposure rate of five roentgens per minute for an average patient represented for test purposes by a twenty centimetre water phantom.
- (6) Clauses (4) (a) and (5) (a) do not apply when the high-level control of the x-ray machine is activated.
- (7) A fluoroscopic x-ray machine that is equipped with an optional high-level control that allows higher exposure rates at the image receptor than the rates set out in subsections (4) and (5) shall be so constructed that,
  - (a) the high-level control is activated by its own control separate from any other control; and
  - (b) there is a continuous signal to the x-ray operator to indicate that the high-level control is being activated.
- (8) A photofluorographic x-ray machine shall only be used when the primary image is enhanced by electronic image intensification. O. Reg. 511/85, s. 2, part.
- 17.—(1) Every x-ray machine that is used to conduct mammographic x-ray examinations shall be equipped with,
  - (a) an x-ray beam limiting device that limits the useful beam so that at any target-to-imagereceptor distance specified for the machine the x-ray field in the plane of the image receptor,
    - (i) does not exceed the edge of the image receptor next to the chest wall by more than 2 per cent of the target-toimage-receptor distance, and

- (ii) except for the edge of an image receptor referred to in subclause (i), does not extend beyond any other edge of the image receptor;
- (b) an image receptor supporting device that is shielded sufficiently to ensure that for each activation of the x-ray tube the radiation exposure does not exceed 0.1 milliroentgens where,
  - (i) the machine is operated,
    - (A) in the mammographic mode,
    - (B) at the maximum rated x-ray tube potential,
    - (C) the maximum rated tube current-exposure product for that tube potential, and
    - (D) at the minimum target-toreceptor distance attainable, and
  - (ii) the radiation exposure is averaged over a detection area of 100 square centimetres, with no linear dimension greater than twenty centimetres and centred at five centimetres from an accessible surface beyond the plane of the support device; and
- (c) a device that will compress the breast of the patient being x-rayed.
- (2) A removable fixed-operative beam limiting device that is installed on an x-ray machine that is constructed or adapted to perform mammographic examinations shall bear on its external surface clearly visible permanent markings that state,
  - (a) the image receptor size; and
  - (b) the target-to-image-receptor distance for which the beam limiting device is designed.
  - (3) Every mammographic x-ray machine shall be so constructed that the accuracy of kilovoltage calibration for the machine is  $\pm$  1 kilovolts for kilovoltage up to thirty-five and  $\pm$  4 per cent for kilovoltage above thirty-five.
  - (4) Every x-ray machine that is constructed or adapted to perform mammographic examinations shall be so constructed or adapted that,
    - (a) for any selected combination of kilovoltage, current and time, the coefficient of variation of any ten consecutive radiation measurements taken at the same distance within a time period of one hour is not greater than 0.08;

- (b) where the timer is non-mechanical, it is accurate to within 1/30 second (two cycles) or 10 per cent of the set value, whichever is greater; and
- (c) where the timer is mechanical, it is accurate to within 1/20 second or 15 per cent, whichever is greater. O. Reg. 511/85, s. 2, part.
- 18. On and after the 1st day of January, 1988, only tungsten target x-ray tubes shall be used for xeroradiography. O. Reg. 511/85, s. 2, part.
- 19.—(1) Every dental x-ray machine and every chiropodic x-ray machine shall be so constructed that,
  - (a) for any selected combination of kilovoltage, current and time, the estimated coefficient of variation of any ten consecutive radiation measurements taken at the same distance within a time period of one hour is not greater than 0.08;
  - (b) when the x-ray machine is operating in the fixed milliamperage mode, the timer is, at each setting, accurate to within 1/30 second (two cycles) or 10 per cent of the set value; and

- (c) for any selected setting of the peak x-ray tube potential, the actual peak kilovoltage corresponds to the selected value to within ± 8 per cent.
- (2) Clause (1) (b) does not apply to equipment used for panoramic dental examinations. O. Reg. 511/85, s. 2, part.
- 20.—(1) Every dental x-ray machine shall be equipped with a beam limiting device that limits the size of the useful beam to a maximum linear dimension of seven centimetres at the end of the localizing cone or device.
- (2) Subsection (1) does not apply to a panoramic x-ray machine or a cephalometric x-ray machine. O. Reg. 511/85, s. 2, part.
- 21. Every panoramic x-ray machine shall be equipped with a beam limiting device that limits the useful beam at the image receptor to a size not more than 2 per cent of the source-to-image-receptor distance at each dimension of the scanning slit. O. Reg. 511/85, s. 2, part.
- 22. Every cephalometric x-ray machine shall be equipped with a beam limiting device that limits the size of the useful beam to maximum linear dimensions of thirty-one centimetres by thirty-eight centimetres at the plane of the image receptor. O. Reg. 511/85, s. 2, part.

# 3. The said Regulation is further amended by adding thereto the following Tables:

Table 1

ITEM	Column 1	COLUMN 2	
	Class of Student	Supervisor	
1.	Medical student	Radiologist	
2.	Dental student	Dentist	
3.	Dental Hygiene student	Dentist	
4.	Dental Assisting student	Dentist	
5.	Chiropractic student	Chiropractor	
6.	Radiological Technology student	Radiologist or Radiological Technician registered under the Radiological Technicians Act	

O. Reg. 511/85, s. 3, part.

Table 2

ITEM	Column 1	Column 2
	Class of Radiation Protection Officer	Class of Facility
1.	Medical radiation protection officer	Medical facility
2.	Dental radiation protection officer	Dental facility
3.	Chiropractic radiation protection officer	Chiropractic facility
4.	Chiropodic radiation protection officer	Chiropody facility

O. Reg. 511/85, s. 3, part.

Table 3

Dental Facility

ITEM	Column 1	COLUMN 2
	Test or Procedure	Frequency
1.	Photographic quality control	Every operational day
2.	Patient entrance exposure measurements	Every twelve months and upon alteration or servicing of the machine
3.	Collimation	Every twelve months and upon alteration or servicing of the machine
4.	Half-value layer	Every twelve months and upon alteration or servicing of the machine

O. Reg. 511/85, s. 3, part.

Table 4
Chiropodic Facility

ITEM	Column 1	COLUMN 2
	Test or Procedure	Frequency
1.	Photographic quality control	Every operational day
2.	Patient entrance exposure measurements	Every twenty-four months and upon alteration or servicing of the machine
3.	Collimation	Every twelve months and upon alteration or servicing of the machine
4.	Half-value layer	Every twelve months and upon alteration or servicing of the machine

O. Reg. 511/85, s. 3, part.

# THE ONTARIO GAZETTE

Table 5

# Medical and Chiropractic Facilities

ITEM	Column 1	Column 2
	Test or Procedure	Frequency
1.	Photographic quality control	Every operational day
2.	Patient entrance exposure measurements	Every six months and upon alteration or servicing of the machine
3.	Collimation	Every six months and upon alteration or servicing of the machine
4.	Half-value layer	Every six months and upon alteration or servicing of the machine
5.	Phototiming parameters including operation of back-up timer	Every six months
6.	Fluoroscopic parameters, including,	
7.	(a) maximum patient entrance exposure rate	Every six months and upon servicing of the machine
8.	(b) resolution	Every six months and upon servicing of the machine
9.	(c) limit timer	Every six months and upon servicing of the machine
10.	(d) automatic brightness control	Every six months and upon servicing of the machine
11.	Tomographic parameters, including fulcrum accuracy, thickness of cut and mechanical stability	Every six months

O. Reg. 511/85, s. 3, part.

Table 6

TEM	Column 1	Column 2	Column 3	Column 4
	Projection	Patient thickness*	Source- to-image distance	Maximum entrance exposure** expressed in milliroentgens
1.	Abdomen AP	23 cm	100 cm	450
2.	Cervical Spine AP	13 cm	100 cm	120
3.	Chest PA	23 cm	180 cm	20
4.	Foot (Dorso- Plantar) Direct Film	8 cm	100 cm	200
5.	Full Spine	23 cm	180 cm	250
6.	Intravenous Pyelogram	23 cm	100 cm	500
7.	Lumbar Spine AP	23 cm	100 cm	500
8.	Lumbar Spine Lateral	32 cm	100 cm	2,000
9.	Mammogram			
	(a) Film	4 cm (compressed)	As used	900
	(b) Xerox	4 cm (compressed)	As used	1,600
10.	Skull Lateral	15 cm	100 cm	170
11.	Thoracic Spine AP	23 cm	100 cm	400

<sup>\*</sup> standard for test purposes

<sup>\*\*</sup> exposures expressed as exposure in air without backscatter

O. Reg. 511/85, s. 3, part.

Table 7

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Projection	Peak Kilovoltage	Maximum entrance exposure expressed in milliroentgens
1.	Posterior Bitewings	50	550
2.		60	475
3.		70	360
4.		80	280
5.		90	220

O. Reg. 511/85, s. 3, part.

Table 8

ITEM	Column 1	COLUMN 2	
	Measured Potential (kilovolts peak)	Minimum Half-value Layer (millimetres of aluminum)	
1.	30	0.3	
2.	40	0.4	
3.	49	0.5	
4.	50	1.2	
5.	60	1.3	
6.	70	1.5	
7.	71	2.1	
8.	80	• 2.3	
9.	90	2.5	
10.	100	2.7	
11.	110	3.0	
12.	120	3.2	
13.	130	3.5	
14.	140	3.8	
15.	150	4.1	

O. Reg. 511/85, s. 3, part.

(7571)

#### PROVINCIAL OFFENCES ACT

O. Reg. 512/85. Proceedings Commenced by Certificate of

Offence. Made-October 10th, 1985.

Filed-October 11th, 1985.

#### **REGULATION TO AMEND** REGULATION 817 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL OFFENCES ACT

1. Regulation 817 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

#### Schedule 61

Regulation 439 of Revised Regulations of Ontario, 1980 under the Gasoline Handling Act

ITEM	COLUMN 1	COLUMN 2
1.	License holder-fail to notify Director of change in information.	subsection 4(4)
2.	Fail to display licence in conspicuous position	subsection 4(7)
3.	Fail to carry transport licence with licensed vehicle	subsection 4(7)
4.	Contractor-fail to display regis- tration in conspicuous position	subsection 4(12)
5.	Contractor-fail to notify Director of change in business address	subsection 4(12)
6.	Transporter-fail to ensure vehicle properly and legibly marked	subsection 5(27)
7.	Compartment discharge control tag not properly cleaned	subsection 5(49)
8.	Loader-fail to attach correct compartment discharge tag	subsection 5(50)
9.	Driver-fail to ensure correct tags attached to tank vehicle	subsection 5(51)
10.	Operator of vehicle-fail to determine capacity of tank prior to unloading	subsection 5(54)
11.	Operator of vehicle-fail to gauge tank prior to unloading in service station, consumer outlet or marina	subsection 5(55)
12.	Tank vehicle operator-fail to remain near discharge control while unloading	subsection 5(56)
13.	Tank vehicle loader-fail to remain in close proximity to controls while vehicle is being loaded	subsection 5(58)
14.	Person in charge of vehicle with lighted match	clause 5(59)( <u>a</u> )
15.	Person in charge of vehicle with lighted lighter	clause 5(59)( <u>b</u> )
16.	Person in charge of vehicle with lighted pipe	clause 5(59)( <u>c</u> )

ITEM	COLUMN 1	COLUMN 2
17.	Person in charge of vehicle with lighted cigar	clause 5(59)( <u>d</u> )
18.	Person in charge of vehicle with lighted cigarette	clause 5(59)( <u>e</u> )
19.	Driver-fail to check to ensure no leaks prior to parking tank vehicle inside building	subsection 5(66)
20.	Tank vehicle operator-fail to take corrective action after loss	subsection 5(67)
21.	Tank vehicle operator-fail to notify inspector within twenty-four hours after loss or spillage.	subsection 5(67)
22.	Operator of bulk plant-fail to ensure above-ground tank gauged or dipped weekly	clause 6(42)( <u>a</u> )
23.	Operator of bulk plant-fail to maintain record of gauge or dip readings for each tank	clause 6(42)( <u>b</u> )
24.	Operator of bulk plant-fail to reconcile gauge or dip readings	clause 6(42)( <u>c</u> )
25.	Operator of bulk plant-fail to retain gauge or dip records for two years	clause 6(42)( <u>d</u> )
26.	Operator-fail to report leak in above- ground tank to owner of facility	subsection 6(44)
27.	Owner of facility-fail to take prompt action to stop leak	clause 6(44)( <u>a</u> )
28.	Owner of facility-fail to forward details of leak to Fuels Safety Branch	clause 6(44)( <u>b</u> )
29.	Fail to pressure test steel lines prior to connection	clause (k) of paragraph 3 of subsection 7(39)
30.	Improper pressure test of steel lines prior to connection	clause ( <u>k</u> ) of paragraph 3 of subsection 7(39)
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ITEM	COLUMN 1	COLUMN 2
31.	Owner-fail to retain records of pressure tests	clause ( <u>n</u> ) of paragraph 3 of subsection 7(39)
32.	Owner-fail to certify pressure test record sheets	clause (n) of paragraph 3 of subsection 7(39)
33.	Fail to pressure test FRP pipe prior to connection	clause $(\underline{i})$ of paragraph 4 of subsection $7(39)$
34.	Improper pressure test of FRP pipe prior to connection	clause ( <u>i</u> ) of paragraph 4 of subsection 7(39)
35.	Owner-fail to certify pressure test record sheets	clause ( <u>k</u> ) of paragraph 4 of subsection 7(39)
36.	Owner-fail to retain pressure test sheets for two years	clause ( <u>k</u> ) of paragraph 4 of subsection 7(39)
37.	Fail to make pressure test on system	paragraph 6 of subsection 7(39)
38.	Fail to equip piping system with safety valve	paragraph 6 of subsection 7(39)
39.	Improper installation of safety valve	paragraph 8 of subsection 7(39)
40.	Owner-fail to ensure safety valve serviced every twelve months	paragraph 9 of subsection 7(39)
41.	Owner-fail to ensure safety valve maintained in good operating condition	paragraph 9 of subsection 7(39)
42.	Fail to ensure safety valve installed with rigid pipe	paragraph 10 of subsection 7(39)
43.	Fail to install leak detector system	subsection 7(40)
44.	Fail to test leak detector system every twelve months	subsection 7(41)
45.	Fail to maintain leak detector system in good operating condition	subsection 7(41)

ITEM	COLUMN 1	COLUMN 2
46.	Fail to ensure gasoline dispensing facility firmly installed	subsection 7(43)
47.	Waste tank fill pipe not equipped with tight fitting cover	subsection 8(16)
48.	Improper nozzle to dispense leaded gasoline	subsection 8(29 <u>a</u> )
49.	Use of device to reduce diameter of nozzle spout terminal	subsection 8(29 <u>b</u> )
50.	Sale of unapproved portable container for gasoline or naptha	subsection 8(30)
51.	Offer for sale unapproved portable container for gasoline or naptha	subsection 8(30)
52.	Offer for filling with gasoline an unapproved container	subsection 8(31)
53.	Fill unapproved container with gasoline	subsection 8(31)
54.	Operator-fail to ensure underground tank dipped daily	clause 8(34)( <u>a</u> )
55.	Operator of bulk plant-fail to ensure tank dipped weekly	clause 8(34)( <u>b</u> )
56.	Operator-fail to maintain record of dips	clause 8(34)( <u>c</u> )
57.	Operator-fail to reconcile dip readings with meter readings	clause 8(34)( <u>d</u> )
58.	Operator of bulk plant-fail to reconcile dip readings with meter readings	clause 8(34)( <u>e</u> )
59.	Operator-fail to report possible product loss or water accumulation to owner	clause 8(34)( <u>f</u> )
60.	Operator-fail to retain dip records	clause 8(34)(g)
61.	Former operator-fail to transfer records to new operator	subsection 8(34 <u>a</u> )
62.	Owner-fail to arrange for immediate repair or replacement of leaking system.	clause 8(35)( <u>f</u> )

ITEM	COLUMN 1	COLUMN 2
63.	Owner-fail to take all reasonable steps to remove contaminated soil	clause 8(35)( <u>g</u> )
64.	Owner-fail to report leak within twenty-four hours after discovery	clause 8(35)( <u>h</u> )
65.	Console operator at self-serve facility-fail to remain in attendance while equipment in operation	clause 8(47)( <u>a</u> )
66.	Owner of self-serve facility-fail to provide console operator with manual of policy on self-serve operation	clause 8(48)( <u>a</u> )
67.	Owner of underground tank in temporary disuse-fail to notify chief inspector	clause ( <u>a</u> ) of paragraph 1 of subsection 9(17)
68.	Owner of underground tank in temporary disuse-fail to maintain record of monthly gauging	clause $(\underline{b})$ of paragraph 1 of subsection 9(17)
69.	Owner of underground tank in temporary disuse-fail to keep equipment locked	clause ( <u>o</u> ) of paragraph 1 of subsection 9(17)
70.	Owner of underground tank in temporary disuse-fail to notify chief inspector	clause ( <u>a</u> ) of paragraph 2 of subsection 9(17)
71.	Owner of underground tank in temporary disuse-fail to empty tank of Class I product	clause ( <u>b</u> ) of paragrah 2 of subsection 9(17)
72.	Owner of underground tank in temporary disuse-fail to dip or gauge Class II product	clause ( <u>c</u> ) of paragraph 2 of subsection 9(17)
73.	Owner of underground tank in temporary disuse-fail to maintain records	clause (c) of paragraph 2 of subsection $9(17)$
74.	Owner of underground tank in temporary disuse-fail to keep equipment locked	clause ( $\underline{d}$ ) of paragraph 2 of subsection 9(17)
75.	Owner of disused tank-fail to test tanks and lines before tank reused	paragraph 4 of subsection 9(17)

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ITEM	COLUMN 1	COLUMN 2
76.	Owner of disused tank-fail to certify records of tests and repairs	paragraph 5 of subsection 9(17)
77.	Owner of disused tank-fail to remove product from tank and connected piping	clause 9(18)( <u>a</u> )
78.	Owner of disused tank-fail to remove tank from ground	clause 9(18)( <u>b</u> )
79.	Owner of disused tank-fail to remove contaminated soil after removal of tank	clause 9(18)( <u>c</u> )
80.	Owner of disused tank-fail to fill cavity with clean fill	clause 9(18)( <u>d</u> )
81.	Owner of disused tank removed from service-fail to notify chief inspector	clause 9(18)( <u>e</u> )
82.	Owner of disused tank-fail to render tank gas-free	subsection 9(19)
83.	Operator of seasonal facility-fail to maintain dip records	subclause 9(21)( <u>a</u> )(i)
84.	Operator of seasonal facility-fail to fasten equipment	subclause 9(21( <u>a</u> )(ii)
85.	Operator of seasonal facility-fail to reconcile dip records	clause 9(21)( <u>b</u> )
86.	Operator of seasonal facility-fail to take corrective action about lost product	clause 9(21)( <u>c</u> )
87.	Operator of seasonal facility-fail to take corrective action about water intrusion	clause 9(21)( <u>c</u> )
88.	Owner of above ground out-of-service tank-fail to isolate tank to prevent product flow	clause 9(22)( <u>a</u> )
89.	Owner of above ground out-of-service tank-fail to gauge contents	clause 9(22)( <u>b</u> )
90.	Owner of above ground out-of-service tank-fail to maintain record of gauge readings	clause 9(22)( <u>b</u> )
91.	Owner of above ground out-of-service tank-fail to inspect and test tank before putting back into service	clause 9(22)( <u>c</u> )

ITEM	COLUMN 1	COLUMN 2
92.	Owner of above ground out-of-service tank-fail to empty and make vapour-free tank and piping	clause 9(23)( <u>a</u> )
93.	Owner of above ground out-of-service tank-fail to mark tank - EMPTY	clause 9(23)( <u>b</u> )
94.	Owner of property-fail to advise purchaser or lessee of presence of storage tanks	subsection 9(24)
95.	Licensee-fail to provide at least two fire extinguishers suitable for gasoline fires	clause 9(25)( <u>a</u> )
96.	Licensee-fail to provide at least two fire extinguishers readily accessible	clause 9(25)( <u>b</u> )
97.	Licensee-fail to maintain fire- extinguishing apparatus in efficient condition	clause 9(25)( <u>c</u> )
98.	Licensee-fail to provide at least two fire extinguishers having a total rating of at least 20-B.C.	clause 9(25)( <u>d</u> )
99.	Owner-fail to provide fire extinguisher suitable for gasoline fires at consumer outlet.	clause 9(27)( <u>a</u> )
100.	Owner-fail to provide at least one fire extinguisher readily accessible at consumer outlet	clause 9(27)( <u>b</u> )
101.	Owner-fail to maintain fire extinguishing apparatus in efficient condition	clause 9(27)( <u>c</u> )
102.	Owner-fail to provide at least one fire extinguisher having a total rating of at least 10-B.C. at consumer outlet	clause 9(27)( <u>d</u> )
103.	Licensee-fail to provide at least two fire extinguishers suitable for gasoline fires at bulk plants	clause 9(28)( <u>a</u> )

COLUMN 1	COLUMN 2
Licensee-fail to provide at least two fire extinguishers readily accessible at bulk plant	clause 9(28)( <u>b</u> )
Licensee-fail to maintain fire extinguishing apparatus in efficient condition	clause 9(28)( <u>c</u> )
Licensee-fail to provide at least two fire extinguishers having a total rating of at least 40-B.C. at bulk plant	clause 9(28)( <u>d</u> )
Licensee-fail to equip tank truck with at least 20-B.C. fire extinguisher	subsection 9(30)
Licensee-fail to equip each tank truck and trailer combination with at least a 20-B.C. fire extinguisher	subsection 9(30)
Owner of fire extinguisher-fail to maintain approval	subsection 9(35
Marina owner-fail to submit plans prior to commencement of work	clause 10(6)( <u>a</u> )
Bulk plant owner-fail to submit plans prior to commencement of work	clause 10(6)( <u>a</u> )
Owner of self-serve facility-fail to submit plans prior to commencement of work	clause 10(6)( <u>b</u> )
Owner-fail to repair leaks	clause 10(7)( <u>a</u> )
Owner-fail to repair or replace defective equipment	clause 10(7)( <u>b</u> )
Owner-fail to take all possible action to prevent escape of gasoline or associated product	clause 10(7)( <u>c</u> )
Fail to ensure unconnected openings effectively capped to prevent loss of product	clause 10(7)( <u>d</u> )
Owner-fail to ensure defective dispensing equipment repaired or replaced by registered contractor	clause 10(7)( <u>e</u> )
	fire extinguishers readily accessible at bulk plant  Licensee-fail to maintain fire extinguishing apparatus in efficient condition  Licensee-fail to provide at least two fire extinguishers having a total rating of at least 40-B.C. at bulk plant  Licensee-fail to equip tank truck with at least 20-B.C. fire extinguisher  Licensee-fail to equip each tank truck and trailer combination with at least a 20-B.C. fire extinguisher  Owner of fire extinguisher-fail to maintain approval  Marina owner-fail to submit plans prior to commencement of work  Bulk plant owner-fail to submit plans prior to commencement of work  Owner of self-serve facility-fail to submit plans prior to commencement of work  Owner-fail to repair leaks  Owner-fail to repair or replace defective equipment  Owner-fail to take all possible action to prevent escape of gasoline or associated product  Fail to ensure unconnected openings effectively capped to prevent loss of product  Owner-fail to ensure defective dispensing equipment repaired or

#### PROVINCIAL OFFENCES ACT

O. Reg. 513/85.
Proceedings Commenced by Certificate of Offence.
Made—October 10th, 1985.
Filed—October 11th, 1985.

#### REGULATION TO AMEND REGULATION 817 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL OFFENCES ACT

1. Regulation 817 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 62

Energy Act

ITEM	COLUMN 1	COLUMN 2
1.	Unauthorized removal of tag affixed to appliance or work	subsection 8(4)
2.	Fail to endorse tag as required	subsection 8(5)
3.	Fail to return tag as required	subsection 8(5)
4.	Unauthorized use of tagged appliance	subsection 8(7)
5.	Offer for sale an unapproved appliance	section 10
6.	Sale of unapproved appliance	section 10
7.	Lease or rental of unapproved appliance	section 10
8.	Install an unapproved appliance	section 10
9.	Install an appliance or equip- ment except in accordance with regulations	section 11

ITEM	COLUMN 1	COLUMN 2
10.	Alter an appliance or equip- ment except in accordance with regulations	section 11
11.	Repair an appliance or equipment except in accordance with regulations	section 11
12.	Service an appliance or equipment except in accordance with regulations	section 11
13.	Remove an appliance or equipment except in accordance with regulations	section 11
14.	Handle a hydrocarbon without holding proper licence	section 12
15.	Act as a contractor without holding proper registration	section 13
16.	Install an appliance without holding proper certificate	section 14
17.	Alter an appliance without holding proper certificate	section 14
18.	Purge an appliance without holding proper certificate	section 14
19.	Activate an appliance with- out holding proper certificate	section 14
20.	Repair an appliance without holding proper certificate	section 14
21.	Service an appliance without holding proper certificate	section 14
22.	Remove an appliance without holding proper certificate	section 14

ITEM	COLUMN 1	COLUMN 2
23.	Activate an appliance in premises connected to a supply of hydrocarbon by pipeline for the first time without acceptance of installation by distributor	subsection 15(2)
24.	Activate pipeline prior to examination and acceptance by pipeline inspector	subsection 17(1)
25.	Fail to ascertain location of pipeline	subsection 18(1)
26.	Interfere with pipeline without authority to do so	section 19
27.	Fail to instruct employees to comply with Act or regulations	subsection 20(1)
28.	Fail to take reasonable precautions to ensure employees comply with Act or regulations	subsection 20(2)
29.	Contravene an order of an inspector	clause 27( <u>d</u> )
30.	Fail to comply with an order of an inspector	clause 27( <u>d</u> )

O. Reg. 513/85, s. 1.

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#### PROVINCIAL OFFENCES ACT

O. Reg. 514/85.

Proceedings Commenced by Certificate of

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#### REGULATION TO AMEND REGULATION 817 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL OFFENCES ACT

1. Regulation 817 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 63 Gasoline Handling Act

ITEM	COLUMN 1	COLUMN 2
1.	Offer for sale unapproved equipment	clause 2( <u>a</u> )
2.	Sell unapproved equipment	clause 2( <u>a</u> )
3.	Install unapproved equipment	clause 2( <u>b</u> )
4.	Use unapproved equipment in service station	clause 2( <u>c</u> )
5.	Use unapproved equipment in marina	clause 2( <u>c</u> )
6.	Use unapproved equipment in consumer outlet	clause 2( <u>c</u> )
7.	Use unapproved equipment in bulk plant	clause 2( <u>c</u> )
8.	Put gasoline into unapproved container	section 3
9.	Put associated product having flash point below 100°F into unapproved container	section 3

ITEM	COLUMN 1	COLUMN 2
10.	Operate service station without a licence	clause 6(1)( <u>a</u> )
11.	Operate marina without a licence	clause 6(1)( <u>b</u> )
12.	Operate bulk plant without a licence	clause 6(1)( <u>c</u> )
13.	Transport gasoline without a licence	clause 6(1)( <u>d</u> )
14.	Transport associated product without a licence	clause 6(1)( <u>d</u> )
15.	Install equipment without being registered as a contractor	subsection 6(2)
16.	Repair equipment without being registered as a contractor	subsection 6(2)
17.	Service equipment without being registered as a contractor	subsection 6(2)
18.	Remove equipment without being registered as a contractor	subsection 6(2)
19.	Fail to carry out instructions of inspector	clause 17( <u>c</u> )

O. Reg. 514/85, s. 1.

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# **Publications Under The Regulations Act**

November 2nd, 1985

#### HEALTH INSURANCE ACT

O. Reg. 515/85. General. Made—October 10th, 1985. Filed—October 15th, 1985.

#### REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Subsection 47 (3g) of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 145/85, is revoked and the following substituted therefor:

(3g) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of January, 1985 up to and including the 31st day of March, 1985, the fee listed for such services in the following fee Schedule:

I.	Oculo-Visual Assessment	830.15
2.	Oculo-Visual Re-assessment	18.55
3.	Partial Oculo-Visual Assessment	12.25

(3h) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of April, 1985, the fee listed for such services in the following fee Schedule:

1.	Oculo-Visual	Assessment	.\$31.1	5
2.	Oculo-Visual	Re-assessment	. 18.5	5

3. Partial Oculo-Visual Assessment . . . . . . 12.25

O. Reg. 515/85, s. 1.

#### GAME AND FISH ACT

O. Reg. 516/85.

Hunting on Designated Crown Land and in Provincial Parks.

Made—October 10th, 1985.

Filed—October 15th, 1985.

### REGULATION TO AMEND REGULATION 422 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- 1. Section 2 of Regulation 422 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 83/85 and amended by section 1 of Ontario Regulation 280/85, is revoked and the following substituted therefor:
- 2. Except as provided in this Regulation, no person shall hunt any animal or bird in any area described in Schedules 2 to 78. O. Reg. 516/85, s. 1.
  - 2. Section 6a of the said Regulation, as made by section 2 of Ontario Regulation 44/85, is revoked and the following substituted therefor:

6a. The holder of a licence in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980 may hunt ducks, geese, rails, coots and gallinules during the open season in any year in the areas described in Schedules 26 and 69 and paragraph 2 of Schedule 27. O. Reg. 516/85, s. 2.

3. Clause 19a (b) of the said Regulation, as remade by section 2 of Ontario Regulation 83/85 and amended by section 2 of Ontario Regulation 280/85, is revoked and the following substituted therefor:

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- (b) from the first day of the open season therefor or from the 15th day of September, in any year, whichever occurs later, to and including the last day of the open season therefor, in an area described in Schedules 13, 14, 17, 18, 19, 20, 21, 22 and 24, paragraph 1 of Schedule 27, Schedules 28 to 68 and Schedules 70 to 78,
- 4. The said Regulation is amended by following thereto the adding Schedules:

Schedule 69

WESTMEATH PROVINCIAL PARK

O. Reg. 516/85, s. 4, part.

Schedule 70

ADAM CREEK PROVINCIAL NATURE RESERVE

O. Reg. 516/85, s. 4, part.

Schedule 71

MIDDLE FALLS PROVINCIAL PARK

O. Reg. 516/85, s. 4, part.

Schedule 72

LARDER RIVER PROVINCIAL PARK

O. Reg. 516/85, s. 4, part.

Schedule 73

OXTONGUE RIVER—RAGGED FALLS PROVINCIAL PARK

O. Reg. 516/85, s. 4, part.

Schedule 74

PRAIRIE RIVER MOUTH PROVINCIAL NATURE RESERVE

O. Reg. 516/85, s. 4, part.

Schedule 75

RESTOULE PROVINCIAL PARK

The part of Restoule Provincial Park described as follows:

All that parcel or tract of land in the Township of Patterson, in the District of Parry Sound, being composed of part of Part 1 as shown on a plan of Restoule

Provincial Park known as "Northeastern-Restoule", approved on the 3rd day of May, 1985 and filed in the office of the Regional Director for the Northeastern Administrative Region of the Ministry of Natural Resources at Sudbury, Ontario, and which parcel or tract of land may be more particularly described as follows:

Beginning at the northwesterly corner of Lot 13, Concession X, in the said Township of Patterson; thence southerly along the westerly limit of said Lot 13 and along the southerly production of the said limit across the allowance for road to the water's edge along the northerly shore of Restoule Lake; thence easterly following the said water's edge and water's edge along the northerly shore of Restoule River to the intersection with the southerly production of the westerly limit of Lot 18, Concession VIII; thence northerly along the said southerly production across the allowance for road and along the said westerly limit to the northwesterly corner of said Lot 18; thence northerly in a straight line across the allowance for road between concessions VIII and IX to the southwesterly corner of Lot 18, Concession IX; thence northerly along the westerly limit of said Lot 18 and along the northerly production of the said limit across the allowance for road to the water's edge along the westerly shore of Patterson Lake; thence westerly following the said water's edge and the water's edge along the southerly shore of Restoule River to the intersection with the northerly production of the westerly limit of Lot 13, Concession XI; thence southerly along the said northerly production across the allowance for road and along the said westerly limit to the southwesterly corner of said Lot 13; thence southerly in a straight line across the allowance for road between concessions X and XI to the place of beginning. O. Reg. 516/85, s. 4, part.

Schedule 76

SANDPOINT ISLAND PROVINCIAL PARK

O. Reg. 516/85, s. 4, part.

Schedule 77

SOUTH BAY PROVINCIAL PARK

O. Reg. 516/85, s. 4, part.

Schedule 78

W.I.B. GREENWOOD PROVINCIAL PARK

O. Reg. 516/85, s. 4, part.

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GAME AND FISH ACT

O. Reg. 517/85. Crown Game Preserves. Made-October 10th, 1985. Filed—October 15th, 1985.

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REGULATION TO AMEND REGULATION 409 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

 Schedule 9 of Appendix B to Regulation 409 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

#### Schedule 9

#### PETERBOROUGH CROWN GAME PRESERVE

In the townships of Belmont and Methuen and Burleigh and Anstruther, in the County of Peterborough, and described as follows:

Beginning at the intersection of the water's edge along the easterly shore of Jack Creek with the water's edge along the northerly shore of Stony Lake; thence northeasterly following the water's edge along the easterly shore of Jack Creek to the centre line of the allowance for road between lots 5 and 6, Concession XII, Old Survey, as shown on the plan of the Township of Burleigh; thence easterly along the said centre line to the centre line of a road known as the Nepthelene Mine Road; thence in an easterly and northeasterly direction along the said centre line to the water's edge along the westerly shore of Kasshabog Lake opposite Lot 14, Concession VIII, as shown in the plan of the Township of Methuen; thence in a general northeasterly direction along the said water's edge to the southerly production of the centre line of the allowance for road between concessions VI and VII; thence northerly along the said production and the centre line of the allowance for road between concessions VI and VII to the easterly production of the northerly limit of Lot 31, Concession VII; thence westerly along the said easterly production and the northerly limit of Lot 31, Concession VII, to the northwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions VII and VIII to the northeasterly corner of Lot 31, Concession VIII; thence westerly along the northerly limit of said Lot 31 to the water's edge along the westerly shore of Redmond Creek; thence in a southwesterly and westerly direction along the said water's edge to the intersection with the water's edge along the northerly shore of Redmond Bay of Jack Lake; thence in a general westerly direction following the said water's edge and the water's edge along the northerly shore of Jack Lake and the water's edge along the northerly shore of Brook Bay of Jack Lake to the easterly production of the northerly limit of Lot 14, Concession XVI, New Survey, as shown on the plan of the Township of Burleigh; thence westerly along that production and the northerly limit of Lot 14, concessions XVI and XV, to the northwesterly corner of said Lot 14, Concession XV; thence westerly in a straight line across the allowance for road between concessions XIV and XV, to the northeasterly corner of Lot 14, Concession XIV; thence westerly along the northerly limit of Lot 14, Concession XIV, to the northwesterly corner thereof; thence southerly along the easterly limit of lots 14 and 13, Concession XIII, to the southeasterly corner of said Lot 13; thence westerly along the southerly limit of said Lot 13 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions XIII and XII to the southeasterly corner of Lot 13, Concession XII; thence westerly along the southerly limit of said Lot 13 and along the westerly prolongation of the said southerly limit across the allowance for road along the easterly shore of Eels Creek to the water's edge thereof; thence southerly along the said water's edge to the westerly prolongation of the northerly limit of Lot 10, Concession XI; thence easterly along the said westerly prolongation and the northerly limit of said Lot 10 to the northeasterly corner thereof; thence southerly along the easterly limit of lots 10 and 9, Concession XI, to the southeasterly corner of said Lot 9; thence westerly along the southerly limit of Lot 9, Concession XI, to the southwesterly corner thereof; thence northerly along the westerly limit of said Lot 9 and along the northerly prolongation of the said westerly limit across the allowance for road along the easterly shore of Eels Creek to the water's edge thereof; thence in a southwesterly and southeasterly direction along the said water's edge to the intersection with the water's edge along the northerly shore of Stony Lake; thence in a general easterly direction along the said water's edge to the place of beginning. O. Reg. 517/85, s. 1.

(7577) 44

#### GAME AND FISH ACT

O. Reg. 518/85. Wildlife Management Units. Made—October 10th, 1985. Filed—October 15th, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 155/82 MADE UNDER THE GAME AND FISH ACT

1. The description of Wildlife Management Unit 60, as set out in the Schedule to Ontario Regulation 155/82, as remade by section 1 of Ontario Regulation 325/85, is revoked and the following substituted therefor:

#### **WMU 60**

All that land in the counties of Haliburton, Hastings, Peterborough and Victoria, in the Province of Ontario, described as WMU's 60A and 60B.

#### WMU 60A

All that land in the counties of Haliburton, Hastings, Peterborough and Victoria described as follows:

Beginning at the intersection of the centre line of that part of the King's Highway known as No. 35 with the centre line of that part of the King's Highway known as Secondary Highway No. 503 in the Compact Rural Community of Norland; thence in a northeasterly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 121 at the Compact Rural Community of Tory Hill; thence in an easterly direction along that centre line to the intersection with the centre line of that part of the Kinc's Highway known as No. 28; thence in a northeasterly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 62 at the Village of Bancroft; thence in a southeasterly direction along that centre line to the intersection with the centre line of that part of King's Eighway known as No. 7; thence in a southwesterly direction along that centre line to the intersection near the Village of Havelock with the centre line of County Road No. 44 running in a northwesterly direction from that part of King's Highway known as No. 7 to the Compact Rural Community of Nephton; thence in a northwesterly direction along

that centre line and the centre line of County Road No. 6 to the intersection with the easterly production of the centre line of Stony Lake; thence in a westerly, southerly, northerly and southwesterly direction along that production and the centre line of the Kawartha Lake System including Stony Lake, Lower Buckhorn Lake, Buckhorn Lake, Pigeon Lake and Sturgeon Lake to the intersection with the centre line of that part of the King's Highway known as No. 35A at the Village of Fenelon Falls; thence in a southwesterly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 35; thence in a northerly direction along that centre line to the place of beginning.

Saving and excepting those parts of the townships of Verulam and Fenelon lying northerly of the centre line of Sturgeon Lake and that part of the King's Highway known as No. 35A and easterly of that part of the King's Highway known as No. 35.

Also saving and excepting that part of the townships of Belmont and Methuen and Burleigh and Anstruther, in the County of Peterborough, described as WMU 60B.

Also saving and excepting Petroglypths Provincial Park in the Township of Burleigh and Anstruther, in the County of Peterborough, as described in Schedule 120 to Regulation 821 of Revised Regulations of Ontario, 1980.

Also saving and excepting part of the Peterborough Crown Game Preserve in the townships of Belmont and Methuen and Burleigh and Anstruther, in the County of Peterborough, described as follows:

Beginning at the southwesterly corner of Lot 3, Concession XV, New Survey, as shown on the plan of the Township of Burleigh; thence northerly along the westerly limit of lots 3, 4, and 5, Concession XV, New Survey, to the northwesterly corner of that Lot 5; thence northerly in a straight line across the allowance for road between lots 5 and 6 to the southwesterly corner of Lot 6, Concession XV, New Survey; thence northerly along the westerly limit of lots 6, 7, 8, 9 and 10, Concession XV, New Survey, to the northwesterly corner of that Lot 10; thence northerly in a straight line across the allowance for road between lots 10 and 11 to the southwesterly corner of Lot 11, Concession XV, New Survey; thence northerly along the westerly limit of lots 11, 12, 13 and 14, Concession XV, New Survey, to the northwesterly corner of that Lot 14; thence easterly along the northerly limit of Lot 14, concessions XV and XVI, New Survey and along the easterly production of that Lot 14, Concession XVI, across the allowance for road along the shore of Jack Lake to the water's edge along the northerly shore of that lake; thence easterly along that water's edge to the intersection with the water's edge along the easterly shore of Redmond Creek; thence easterly and northeasterly along that water's edge to the intersection with the northerly limit of Lot 31, Concession VIII, as shown on the plan of the Township of Methuen; thence easterly along the northerly limit of that Lot 31 to the northeasterly corner thereof; thence southerly along the easterly limit of that Lot 31 to the southeasterly corner thereof; thence southerly in a straight line across the allowance for road between lots 30 and 31 to the northeasterly corner of Lot 30, Concession VIII; thence southerly along the easterly limit of lots 30, 29, 28, 27 and 26, Concession VIII, to the southeasterly corner of that Lot 26; thence southerly in a straight line across the allowance for road between lots 25 and 26 to the northeasterly corner of Lot 25, Concession VIII; thence southerly along the easterly limit of lots 25, 24 and 23, Concession VIII to the southeasterly corner of that Lot 23; thence westerly along the southerly limit of Lot 23, Concession VIII to the southwesterly corner of the easterly half of that Lot 23; thence southerly along the easterly limit of the westerly half of Lot 22, Concession VIII, to the southeasterly corner thereof; thence westerly along the southerly limit of the westerly half of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions VIII and IX to the southeasterly corner of Lot 22, Concession IX; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions IX and X to the southeasterly corner of Lot 22, Concession X; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions X and XI to the southeasterly corner of Lot 22, Concession XI; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions XI and XII to the southeasterly corner of Lot 22, Concession XII; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road adjoining Lot 22, Concession XII, as shown on the plan of the Township of Methuen and across the allowance for road adjoining Lot 3, Concession XVI, New Survey, as shown on the plan of the Township of Burleigh, to the southeasterly corner of that Lot 3; thence westerly along the southerly limit of Lot 3, concessions XVI and XV, New Survey, as shown on the plan of the Township of Burleigh, to the place of beginning.

#### WMU 60B

All that land in the townships of Belmont and Methuen and Burleigh and Anstruther, in the County of Peterborough, also known as the Peterborough Crown Game Preserve, described as follows:

Beginning at the intersection of the water's edge along the easterly shore of Jack Creek with the water's edge along the northerly shore of Stony Lake; thence northeasterly following the water's edge along the easterly shore of Jack Creek to the centre line of the allowance for road between lots 5 and 6, Concession XII, Old Survey, as shown on the plan of the Township of Burleigh; thence easterly along that centre line to the centre line of a road known as the Nephelene Mine Road; thence in a easterly and northeasterly direction along that centre line to the water's edge along the westerly shore of Kasshabog Lake opposite Lot 14, Concession VIII, as shown on the plan of the Township of Methuen; thence in a general northeasterly direction along that water's edge to the southerly production of the centre line of the allowance for road between concessions VI and VII; thence northerly along that production and the centre line of the allowance for road between concessions VI and VII to the easterly production of the northerly limit of Lot 31, Concession VII; thence westerly along that easterly production and the northerly limit of Lot 31, Concession VII, to the northwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions VII and VIII to the northeasterly corner of Lot 31, Concession VIII; thence westerly along the northerly limit of that Lot 31 to the water's edge along the westerly shore of Redmond Creek; thence in a southwesterly and westerly direction along that water's edge to the intersection with the water's edge along the northerly shore of Redmond Bay of Jack Lake; thence in a general westerly direction following that water's edge and the water's edge along the northerly shore of Jack Lake and along the water's edge along the northerly shore of Brook Bay of Jack Lake to the easterly production of the northerly limit of Lot 14, Concession XVI, New Survey, as shown on the plan of the Township of Burleigh; thence westerly along that production and the northerly limit of Lot 14, concessions XVI and XV, to the northwesterly corner of said Lot 14, Concession XV; thence westerly in a straight line across the allowance for road between concessions XIV and XV to the northeasterly corner of Lot 14, Concession XIV; thence westerly along the northerly limit of Lot 14, Concession XIV, to the northwesterly corner thereof; thence southerly along the easterly limit of lots 14 and 13, Concession XIII, to the

southeasterly corner of that Lot 13; thence westerly along the southerly limit of that Lot 13 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions XIII and XII to the southeasterly corner of Lot 13, Concession XII; thence westerly along the southerly limit of that Lot 13 and along the westerly prolongation of the said southerly limit across the allowance for road along the easterly shore of Eels Creek to the water's edge thereof; thence southerly along that water's edge to the westerly prolongation of the northerly limit of Lot 10, Concession XI; thence easterly along that westerly prolongation and the northerly limit of said Lot 10 to the northeasterly corner thereof; thence southerly along the easterly limit of lots 10 and 9, Concession XI, to the southeasterly corner of that Lot 9; thence westerly along the southerly limit of Lot 9, Concession XI, to the southwesterly corner thereof; thence northerly along the westerly limit of that Lot 9 and along the northerly prolongation of that westerly limit across the allowance for road along the easterly shore of Eels Creek to the water's edge thereof; thence in a southwesterly and southeasterly direction along that water's edge to the intersection with the water's edge along the northerly shore of Stony Lake; thence in a general easterly direction along that water's edge to the place of beginning.

Saving and excepting Petroglypths Provincial Park as described in Schedule 120, Regulation 821 of R.R.O. 1980.

Also saving and excepting part of the Peterborough Crown Game Preserve in the townships of Belmont and Methuen and Burleigh and Anstruther, in the County of Peterborough, described as follows:

Beginning at the southwesterly corner of Lot 3, Concession XV, New Survey, as shown on the plan of the Township of Burleigh; thence northerly along the westerly limit of lots 3, 4 and 5, Concession XV, New Survey, to the northwesterly corner of that Lot 5; thence northerly in a straight line across the allowance for road between lots 5 and 6 to the southwesterly corner of Lot 6, Concession XV, New Survey; thence northerly along the westerly limit of lots 6, 7, 8, 9 and 10, Concession XV, New Survey, to the northwesterly corner of that Lot 10; thence northerly in a straight line across the allowance for road between lots 10 and 11 to the southwesterly corner of Lot 11, Concession XV, New Survey; thence northerly along the westerly limit of lots 11, 12, 13 and 14, Concession XV, New Survey, to the northwesterly corner of that Lot 14; thence easterly along the northerly limit of Lot 14, concessions XV and XVI, New Survey and along the easterly production of that Lot 14, Concession XVI, across the allowance for road along the shore of Jack Lake to the water's edge along the northerly shore of that lake; thence easterly along that water's edge to

the intersection with the water's edge along the easterly shore of Redmond Creek; thence easterly and northeasterly along that water's edge to the intersection with the northerly limit of Lot 31, Concession VIII, as shown on the plan of the Township of Methuen; thence easterly along the northerly limit of that Lot 31 to the northeasterly corner thereof; thence southerly along the easterly limit of that Lot 31 to the southeasterly corner thereof; thence southerly in a straight line across the allowance for road between lots 30 and 31 to the northeasterly corner of Lot 30, Concession VIII; thence southerly along the easterly limit of lots 30, 29, 28, 27 and 26, Concession VIII, to the southeasterly corner of that Lot 26; thence southerly in a straight line across the allowance for road between lots 25 and 26 to the northeasterly corner of Lot 25, Concession VIII; thence southerly along the easterly limit of lots 25, 24 and 23, Concession VIII to the southeasterly corner of that Lot 23; thence westerly along the southerly limit of Lot 23, Concession VIII to the southwesterly corner of the easterly half of that Lot 23; thence southerly along the easterly limit of the westerly half of Lot 22, Concession VIII, to the southeasterly corner thereof; thence westerly along the southerly limit of the westerly half of that Lot 22 to the southwesterly corner thereof; thence westerly in a a straight line across the allowance for road between concessions VIII and IX to the southeasterly corner of Lot 22, Concession IX; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions IX and X to the southeasterly corner of Lot 22, Concession X; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concessions X and XI to the southeasterly corner of Lot 22, Concession XI; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road between concession XI and XII to the southeasterly corner of Lot 22, Concession XII; thence westerly along the southerly limit of that Lot 22 to the southwesterly corner thereof; thence westerly in a straight line across the allowance for road adjoining Lot 22, Concession XII, as shown on the plan of the Township of Methuen and across the allowance for road adjoining Lot 3, Concession XVI, New Survey, as shown on the plan of the Township of Burleigh, to the southeasterly corner of that Lot 3; thence westerly along the southerly limit of Lot 3, concessions XVI and XV, New Survey, as shown on the plan of the Township of Burleigh, to the place of beginning.

2. The description of Wildlife Management Unit 65, as set out in the said Schedule, is amended by striking out "west" in the last line of the said description and inserting in lieu thereof "east".

(7578)

#### GAME AND FISH ACT

O. Reg. 519/85. Furs. Made—October 10th, 1985. Filed—October 15th, 1985.

# REGULATION TO AMEND REGULATION 415 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- 1. Subsection 12 (1) of Regulation 415 of Revised Regulations of Ontario, 1980, as remade by section 8 of Ontario Regulation 203/82, and subsections 12 (5) and (6) of the said Regulation, as made by section 8 of Ontario Regulation 203/82, are amended by striking out "Hudson's Bay Company International Fur Sales Centre" wherever it occurs in each of the subsections and inserting in lieu thereof in each instance "Hudson's Bay Company Fur Sales Canada Limited".
- 2. Clause 13 (c) of the said Regulation is revoked.
- 3. Form 3 of the said Regulation, as remade by subsection 4 (2) of Ontario Regulation 4/85, and Form 4 of the said Regulation, as remade by section 10 of Ontario Regulation 203/82, are revoked and the following substituted therefor:

# Form 3

Game and Fish Act

Ministry of Natural Ontario Resources	Fur Dealer's Licence 19	Lice	ence fee: \$26.25(a \$26.25(b
Dealer's Number	1	<ol> <li>Renewal</li> <li>New Licence</li> </ol>	
Under the Game and Fish Act and the	e regulations, and subject to the limitat	ions thereof, this lic	ence is issued to
Print last name first	First name		Middle Initials
Street address, P.O. Box No. or R	ural Route		
City, Town or Village			
			, Ontario
Of the Firm			
Postal Code	Telephone Nu	ımber	
	7		

# THE ONTARIO GAZETTE

Description			Signature of Issuer				
Age		+					
Date of Birth		;	Signature of Licensee				
Year Month	Day	1	Date of Issue				
Height		<u> </u>			1.		
Weight		_	Year	M	onth	Day	
Colour of Hair					pires with the		
Colour of Eyes			day of June next following the date on which it is issued.				
				16 6 1			
The agents named below are author	ized to buy or posse	ss pelts	on beha	lf of the	licensee.	1	
		Age	Height	Weight	Colour of Eyes	Colour of Hair	
Name							
Address		-					
Name		-					
Address							
NameAddress							
	Form 4			C	). Reg. 519/8	35, s. 3, <i>part</i>	
	Game and Fis.	h Act					
Ministry of Natural	Lice	cence to Buy Pelts					
Ontario Resources	at [				Association 1	Fur Sales Sei	
		vice, North Bay, Ontario or					
	Г	_	on's Bay	Compar	y Fur Sales	Canada Lim	
		ited,	Toronto,	Ontario			
nder the Game and Fish Act and the re	gulations, and subjec	t to the	limitatio	ns thereo	f, this licence	is issued to:	

This licence expires with the 30th day of June next following the date on which it is issued.

- Conditions: 1. The ho
  - ons: 1. The holder of this licence shall not take physical possession in Ontario of the pelts the holder has bought.
    - 2. The holder of this licence may surrender it and obtain a fur-dealer's licence.
    - 3. The holder of this licence shall not sell at The Ontario Trappers Association Fur Sales Service at the City of North Bay pelts the holder has bought at the Hudson's Bay Company Fur Sales Canada Limited in the City of Etobicoke.
    - 4. The holder of this licence shall not sell at the Hudson's Bay Company Fur Sales Canada Limited in the City of Etobicoke pelts the holder has bought at The Ontario Trappers Association Fur Sales Service at the City of North Bay.
    - The holder of this licence may sell pelts the holder has bought at the facility where the pelts are bought.

Date of Issue

Signature of Issuer

O. Reg. 519/85, s. 3, part.

(7579)

#### GAME AND FISH ACT

O. Reg. 520/85. Tiny Marsh Hunting Area. Made—October 10th, 1985. Filed—October 15th, 1985.

REGULATION TO AMEND REGULATION 435 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- 1. Section 3 of Regulation 435 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 3. During the open season therefor, the holder of a licence to hunt small game in Form 5 under Regulation 420 of Revised Regulations of Ontario, 1980 (Hunting Licences), may hunt ducks, geese, coots, rails, gallinules, woodcock, snipe, grouse, rabbits, fox and wolf on the day mentioned in section 2 in the area described in the Schedule if,
  - (a) the holder deposits the licence with the officer in charge and obtains a licence in Form 1; and
  - (b) there are no more than 299 other persons hunting in the area described in the Schedule at the time the holder presents the licence to the officer in charge. O. Reg. 520/85, s. 1.

- 2. The said Regulation is amended by adding thereto the following section:
- 4. The holder of a licence to hunt small game in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980 (Hunting Licences) may hunt pheasants on any day, other than Sunday, Monday or Tuesday, during the open season therefor in any year, between the hours of 9 o'clock in the forenoon and 12 o'clock noon and between the hours of 1 o'clock and 4 o'clock in the afternoon in the area described in the Schedule, upon condition that,
  - (a) the licensee deposits the licence with the officer in charge;
  - (b) there are not more than twenty-nine other persons hunting pheasants in the area described in the Schedule at the time the licensee presents the licence to the officer in charge;
  - (c) the licensee reports to the officer in charge between 12 o'clock noon and 12.30 o'clock in the afternoon;
  - (d) the licensee does not shoot or attempt to shoot any pheasant that is on the ground;
  - (e) the licensee does not shoot or attempt to shoot more than two pheasants in one day in the area described in the Schedule;
  - (f) the licensee uses a shotgun loaded with shot not heavier than No. 2;
  - (g) before leaving the area described in the Schedule, the licensee reports to the officer in

lot

9. Lynx ...... 28.40

Maximum dwellings per

O. Reg. 524/85

(2) Subsection (1) applies to that parcel of land in the Town of Pickering in The Regional Municipality of Durham being that part of Lot 7 in Concession VI designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-8785. O. Reg. 522/85, s. 1.

> L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 14th day of October, 1985.

44 (7582)

#### PLANNING ACT, 1983

O. Reg. 523/85.

Restricted Areas—The Regional Municipality of Durham, Town of Ajax. Made-October 10th, 1985. Filed-October 16th, 1985.

#### REGULATION TO REVOKE **ONTARIO REGULATION 18/74** MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulations 18/74, 962/78 and 960/80 are revoked.

> Bernard Grandmaître Minister of Municipal Affairs

Dated at Toronto, this 10th day of October, 1985.

(7583)

#### CROP INSURANCE ACT (ONTARIO)

O. Reg. 524/85. Crop Insurance Plan-Flue-Cured Tobacco. Made-October 1st, 1985. Approved—October 3rd, 1985. Filed—October 17th, 1985.

REGULATION TO AMEND **REGULATION 206 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Section 3 of the Schedule to Regulation 206 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 630/82, section 1 of Ontario Regulation 359/84 and section 1 of Ontario Regulation 511/84, is further amended by adding thereto the following clause:
  - (f) "rental value" means the average price that allotted poundage is rented for as determined by the Commission.
- 2.—(1) Clause 6 (c) of the said Schedule is revoked and the following substituted therefor:
  - (c) the application for insurance;
- (2) Clause 6 (d) of the said Schedule, as remade by section 2 of Ontario Regulation 630/82, is revoked and the following substituted therefor:
  - (d) the final acreage report; and
  - 3. Clause 7 (a) of the said Schedule is revoked and the following substituted therefor:
    - (a) be in a form provided by the Commission;
  - 4. Section 9 of the said Schedule, as remade by section 3 of Ontario Regulation 630/82, is revoked and the following substituted therefor:
- 9. The coverage provided in each crop year under section A or B of the endorsement shall be computed by the Commission and shall not exceed 80 per cent of the average farm yield multiplied by,
  - (a) 45 per cent of the contract price per pound under section A of the endorsement; and
  - (b) 30 per cent of the contract price per pound under section B of the endorsement.
  - 5. Section 10 of the said Schedule, as remade by section 4 of Ontario Regulation 630/82, is revoked and the following substituted therefor:
- 10. The maximum amount for which the Commission is liable for a loss under a contract of insurance shall be the amount obtained by multiplying 80 per cent of the average farm yield by 75 per cent of the contract price per pound.
  - 6. Subsection 11 (5) of the said Schedule, as remade by subsection 5 (2) of

## Ontario Regulation 630/82, is revoked and the following substituted therefor:

- (5) Where, in any year, a claim is paid in an amount equal to or less than half of the total premium for that year, the discount for the following year shall remain unchanged.
  - 7.—(1) Subparagraph 3 (2) of Form 1 of the said Regulation, as remade by subsection 6 (3) of Ontario Regulation 630/82, is revoked and the following substituted therefor:
- (2) Where the actual planted acreage of flue-cured tobacco in a crop year exceeds the planted acreage declared on the final acreage report, the total guaranteed production shall remain unchanged and the total production from all of the planted acres shall be included in the total production for the crop year.
  - (2) Subparagraph 6 (5) of the said Form 1 is revoked and the following substituted therefor:
- (5) Subject to subparagraph (6), where the actual production from the harvested acreage multiplied by 45 per cent of the contract price per pound is less than the insurance coverage of the insured person, the amount of loss that shall be taken into account in the final adjustment of loss shall be calculated by subtracting the amount obtained by mulitplying the actual production from the harvested acreage by 45 per cent of the contract price per pound from the insurance coverage.
  - (3) Subparagraph 7 (2) of the said Form 1, as remade by subsection 2 (2) of Ontario Regulation 388/83, exclusive of the clauses, is revoked and the following substituted therefor:
- (2) Where loss or damage occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,
  - (4) Paragraph 8 of the said Form 1, as amended by subsection 6 (8) of Ontario Regulation 630/82, is revoked and the following substituted therefor:
- 8.—(1) Stage 2 commences at noon on the 20th day of June in the crop year and ends with the completion of harvesting.
- (2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to,
  - (a) replanting of the damaged acreage to a maximum of the number of insured acres; or

- (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on the damaged acreage and the Commission shall determine the number of damaged acres and the potential production thereof.
- (3) Where the damaged acreage is in excess of three acres and is replanted to the insured crop in accordance with clause (a) of subparagraph (2), the contract of insurance shall continue to apply to such replanted acreage and the Commission shall pay to the insured person a supplementary benefit of \$60 per acre replanted.
- (4) Where the insured crop is abandoned or destroyed in accordance with clause (b) of subparagraph (2), the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying 80 per cent of the average farm yield applicable to the damaged acreage less any potential production determined under clause (b) of subparagraph (2) by 30 per cent of the contract price per pound.
- (5) Where the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph (4) shall not be taken into account in the final adjustment of loss.
- (6) Where, upon completion of harvesting, the actual production from the harvested acreage multiplied by 30 per cent of the contract price per pound is less than the insurance coverage of the insured person, the amount of loss that shall be taken into account in the final adjustment of loss shall be calculated by subtracting the amount obtained by multiplying the actual production from the harvested acreage by 30 per cent of the contract price per pound from the insurance coverage.
  - (5) Paragraph 9 of the said Form 1, as amended by subsection 6 (9) of Ontario Regulation 630/82 and subsection 4 (1) of Ontario Regulation 359/84, is revoked and the following substituted therefor:
- 9. Where three acres or more of the insured crop is damaged as a result of excessive rainfall, flood, hail, wind or such other cause of loss as may be designated by the Commission from time to time and the insured person incurs unusual expense in salvaging the crop, the Commission may under section B pay a supplementary benefit equal to the salvage cost or \$40 for each damaged acre, whichever is the lesser, but the total of the benefits payable in any crop year under subparagraphs 7 (3), 8 (3) and this paragraph shall in no case exceed \$80 multiplied by the number of insured acres.
  - (6) Subparagraph 10 (3) of the said Form 1, as remade by subsection 4 (2) of Ontario Regulation 359/84, is revoked.

(7603)

- O. Reg. 524/85
- 8. Form 2 of the said Regulation, as remade by section 7 of Ontario Regulation 630/82, is revoked.
- 9. Form 3 of the said Regulation, as remade by section 8 of Ontario Regulation 630/82, is revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

Morris Huff Chairman

JACK MULDER Secretary

Dated at Toronto, this 1st day of October, 1985.

44

#### LOCAL SERVICES BOARDS ACT

O. Reg. 525/85.
Establishment of Local Services
Board—Community of Bourkes.
Made—October 17th, 1985.
Filed—October 17th, 1985.

## ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the Local Services Boards Act; and

IN THE MATTER OF the establishment of a Local Services Board for the community of Bourkes situate in territory without municipal organization in the Territorial District of Cochrane.

### ORDER

Under the provisions of section 4 of the Local Services Boards Act, IT IS ORDERED:

- 1. A Local Services Board is established under the name "The Local Services Board of Bourkes". O. Reg. 525/85, s. 1.
- 2. The boundaries of the Board area are those described in the Schedule. O. Reg. 525/85, s. 2.
- 3. The Board shall be composed of three members. O. Reg. 525/85, s. 3.
- 4. The Board may exercise the powers set out in paragraphs 2 and 6 of the Schedule to the Act. O. Reg. 525/85, s. 4.
- 5.—(1) The election of the first members of the Board shall be held in the community of Bourkes on the 11th day of November, 1985 and the members so elected shall hold office from the 11th day of

November, 1985 to the 30th day of September, 1986 and until a new Board is elected.

(2) Mr. Fern Poupart, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 525/85, s. 5.

RENÉ FONTAINE Minister of Northern Affairs and Mines

Dated at Toronto, this 17th day of October, 1985.

#### Schedule

All that tract of land in the geographic Township of Benoit, in the Territorial District of Cochrane and in the geographic Township of Maisonville, in the Territorial District of Timiskaming, described as follows:

Beginning at the southwest corner of Lot 12, Concession VI in the said Township of Maisonville;

Thence northerly along the west boundary of the townships of Maisonville and Benoit to the line between the north half and south half of Lot 12, Concession IV in the said Township of Benoit;

Thence easterly along the line between the north half and south half of lots 12, 11, 10, 9, 8, 7, 6, 5, 4, 3, 2 and 1, Concession IV to the east boundary of the said Township of Benoit;

Thence southerly along the east boundary of the townships of Benoit and Maisonville to the line between concessions V and VI in the said Township of Maisonville;

Thence westerly along the said line between concessions V and VI to the high water mark along the easterly shore of Wolf Lake;

Thence westerly in a straight line across Wolf Lake to the point of intersection of the high water mark along the westerly shore of said Wolf Lake with the line between concessions V and VI;

Thence westerly along the said line between concessions V and VI to the high water mark along the easterly shore of Lower Twin Lake;

Thence westerly in a straight line across Lower Twin Lake to the point of intersection of the high water mark along the westerly shore of said Lower Twin Lake with the line between concessions V and VI;

Thence westerly along the said line between concessions V and VI to the place of beginning. O. Reg. 525/85, Sched.

(7604)

### TOBACCO TAX ACT

O. Reg. 526/85. General. Made—October 10th, 1985. Filed—October 18th, 1985.

## REGULATION TO AMEND REGULATION 934 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE TOBACCO TAX ACT

- 1.—(1) Items 4, 9, 25 and 26 of section 2 of Regulation 934 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 743/84, are revoked and the following substituted therefor:
- 26. Core-Mark International Inc.
- (2) The said section 2 is amended by adding thereto the following item:
  - Metro Wide (Tobacco) Wholesale Company Limited carrying on business as R.J. Barber Wholesale.
- (3) Item 114 of the said section 2 is revoked and the following substituted therefor:
  - Sincere Trading of KBA Co-operative Limited.

(7605)

44

#### INCOME TAX ACT

O. Reg. 527/85. General. Made—October 10th, 1985. Filed—October 18th, 1985.

### REGULATION TO AMEND REGULATION 509 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE INCOME TAX ACT

1. Clause 1 (b) of Regulation 509 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario

## Regulation 848/81, is revoked and the following substituted therefor:

- (b) "employer", "estimated deductions", "exemptions", "pay period", "remuneration" and "total remuneration" have the meaning given those expressions in section 100 of the Federal Regulations;
- Section 2 of the said Regulation is revoked and the following substituted therefor:
- 2. Every person who makes a payment described in subsection 11 (1) of the Act shall deduct or withhold therefrom and remit to the Receiver General of Canada such amount, if any, as is hereinafter prescribed. O. Reg. 527/85, s. 2.
  - 3.—(1) Clause 3 (1) (a) of the said Regulation, as remade by section 2 of Ontario Regulation 848/81, is revoked and the following substituted therefor:
    - (a) from any payment of remuneration (in this subsection referred to as the "payment") made to an employee in his or her taxation year, where the employee reports for work at an establishment of the employer in Ontario; and
  - (2) Clause 3 (3) (a) of the said Regulation, as remade by section 2 of Ontario Regulation 848/81, is revoked and the following substituted therefor:
    - (a) from any payment made to an employee in the employee's taxation year where the employee reports for work at an establishment of the employer in Ontario where that employee's annual remuneration for the taxation year from his or her work at that establishment is in the range applicable for that taxation year under paragraph 102 (3) (a) of the Federal Regulations; and
    - 4.—(1) Subsection 4 (1) of the said Regulation, as remade by subsection 3 (1) of Ontario Regulation 848/81, is revoked and the following substituted therefor:
- (1) Where a payment in respect of a bonus or retroactive increase in remuneration is made by an employer to an employee whose total remuneration from the employer, including the bonus or retroactive increase, may reasonably be expected not to exceed \$5,000 in the taxation year of the employee in which the payment is made, the employer shall deduct or withhold in lieu of the amount determined under section 3, in the case of an employee who reports for work at an establishment of the employer in Ontario, an amount equal to the difference between 15 per cent of

the payment and the amount of the payment determined under subsection 103 (1) of the Federal Regulations. O. Reg. 527/85, s. 4 (1).

- (2) Subsection 4 (4) of the said Regulation, as remade by subsection 3 (2) of Ontario Regulation 848/81, is revoked and the following substituted therefor:
- (4) Subject to subsection (5) and in lieu of the amount determined under section 3, where a payment described in subsection 103 (6) of the *Federal Regulations* is made by an employer to an employee who is a resident of Canada and who reports for work at an establishment of the employer in Ontario, the employer shall deduct or withhold therefrom,
  - (a) where the payment does not exceed \$5,000,48/148 of 10 per cent of the payment;
  - (b) where the payment exceeds \$5,000, but does not exceed \$15,000, 48/148 of 20 per cent of the payment; and
  - (c) where the payment exceeds \$15,000, 48/148 of 30 per cent of the payment. O. Reg. 527/85, s. 4 (2).
  - (3) Subsection 4 (5) of the said Regulation is revoked and the following substituted therefor:
- (5) Where the payment referred to in subsection (4) is a payment referred to in subsection 103 (5) of the

Federal Regulations, subsection 103 (5) of the Federal Regulations applies for the purposes of subsection (4). O. Reg. 527/85, s. 4 (3).

- Subsection 5 (2) of the said Regulation, as remade by section 4 of Ontario Regulation 848/81, is revoked and the following substituted therefor:
- (2) Subject to subsection (1), subsections 100 (2), (3) and (4) and 102 (5), and sections 106, 107, 108 and 109 of the *Federal Regulations* apply with necessary modifications to this Regulation. O. Reg. 527/85, s 5.
  - 6.—(1) Section 1 and subsection 3 (1) of this Regulation shall be deemed to have come into force on the 1st day of January, 1981.
  - (2) Section 2 of this Regulation shall be deemed to have come into force on the 16th day of November, 1981.
  - (3) Subsections 3 (2), 4 (1) and (2) and section 5 of this Regulation shall be deemed to have come into force on the 1st day of January, 1982.
  - (4) Subsection 4 (3) of this Regulation shall be deemed to have come into force on the 1st day of January, 1983.

(7606)

44

## **Publications Under The Regulations Act**

November 9th, 1985

## PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 528/85.

County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough (now the Township of Flamborough).

Made—October 21st, 1985.

Filed—October 21st, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 484/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 484/73 is amended by adding thereto the following section:

35.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2), provided the following requirements are met:

Maximum lot frontage 25 metres

Maximum height of any building

2½ storeys or 10.5 metres

Maximum floor area of any building

20 per cent of any lot

area

Minimum front yard

9 metres

Minimum rear yard

10.7 metres

Minimum side yards

1.8 metres

(2) Subsection (1) applies to that parcel of land in the Town of Dundas in The Regional Municipality of Hamilton-Wentworth, formerly in the Township of West Flamborough in the County of Wentworth, described as lots 160 and 161 on Registered Plan 604 registered in the Land Registry Office for the Registry Division of Wentworth (No. 62). O. Reg. 528/85, s. 1. G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 21st day of October, 1985.

(7608)

45

#### ASSESSMENT ACT

O. Reg. 529/85. Pipe Line Rates. Made—October 17th, 1985. Filed—October 21st, 1985.

### REGULATION TO AMEND ONTARIO REGULATION 316/83 MADE UNDER THE ASSESSMENT ACT

- 1. Section 1 of Ontario Regulation 316/83 is revoked and the following substituted therefor:
- 1.—(1) The rates contained in Schedule 1 apply to the assessment for taxation of all pipe lines liable to assessment and taxation under section 24 of the Act and located in or on the boundary of any municipality or territory without municipal organization comprised in a locality named in this subsection or in any part of a municipality situated within,
  - (a) The Regional Municipality of Haldimand-Norfolk,
    - (i) in the City of Nanticoke,
    - (ii) in the towns of Dunnville, Haldimand and Simcoe, and
    - (iii) in the townships of Delhi and Norfolk;
  - (b) the Town of Milton in The Regional Municipality of Halton;
  - (c) The Regional Municipality of Hamilton-Wentworth,

- (i) in the City of Hamilton, and
- (ii) in the Town of Stoney Creek;
- (d) The Regional Municipality of Niagara,
  - (i) in the Town of Niagara-on-the-Lake, and
  - (ii) in the Township of Wainfleet;
- (e) The Regional Municipality of Ottawa-Carleton,
  - (i) in the cities of Gloucester, Kanata, Nepean, Ottawa, Vanier, and
  - (ii) in the townships of Osgoode and Rideau;
- (f) the City of Brampton in The Regional Municipality of Peel;
- (g) The Regional Municipality of Waterloo,
  - (i) in the cities of Cambridge and Kitchener, and
  - (ii) in the townships of North Dumfries, Wilmot and Woolwich;
- (h) the Township of Burford in the County of Brant;
- (i) the towns of Orangeville and Shelburne in the County of Dufferin;
- (i) the County of Elgin,
  - (i) in the City of St. Thomas,
  - (ii) in the villages of Dutton and Port Stanley, and
  - (iii) in the townships of Aldborough and Malahide;
- (k) the County of Hastings,
  - (i) in the City of Belleville,
  - (ii) in the Town of Deseronto, and
  - (iii) in the Township of Sidney;
- (l) the County of Huron,
  - (i) in the towns of Clinton, Exeter and Seaforth.
  - (ii) in the Village of Hensall, and
  - (iii) in the townships of Goderich, Hay, Stephen and Tuckersmith;

- (m) the County of Kent,
  - (i) in the City of Chatham,
  - (ii) in the towns of Bothwell and Tilbury,
  - (iii) in the villages of Erie Beach, Highgate, Thamesville and Wheatley, and
  - (iv) in the townships of Harwich and Howard;
- (n) the Township of Front of Escott in the United Counties of Leeds and Grenville;
- (o) the County of Middlesex,
  - (i) in the City of London,
  - (ii) in the Village of Lucan, and
  - (iii) in the townships of Adelaide, Biddulph, Caradoc, Delaware, East Williams, London, McGillivray, Metcalfe, Mosa and Westminster;
- (p) the County of Northumberland,
  - (i) in the towns of Cobourg and Port Hope, and
  - (ii) in the Village of Colborne;
- (q) the County of Oxford,
  - (i) in the City of Woodstock,
  - (ii) in the towns of Ingersoll and Tillsonburg, and
  - (iii) in the townships of Blandford-Blenheim, East Zorra-Tavistock, Norwich and South West Oxford;
- (r) the County of Perth,
  - (i) in the Town of Mitchell, and
  - (ii) in the townships of Blanshard, Downie, Fullarton and Wallace;
- (s) the County of Peterborough,
  - (i) in the City of Peterborough, and
  - (ii) in the townships of Cavan and Otonabee:
- (t) the Town of Vankleek Hill in the United Counties of Prescott and Russell;
- (u) the Township of Sophiasburg in the County of Prince Edward;
- (v) the County of Renfrew,

- (i) in the Town of Renfrew,
- (ii) in the Village of Cobden, and
- (iii) in the townships of Admaston, Alice and Fraser, Bromley, Horton and Ross;
- (w) the County of Simcoe,
  - (i) in the towns of Collingwood and Midland,
  - (ii) in the Village of Port McNicoll, and
  - (iii) in the townships of Adjala, Flos, Innisfil, Oro, Tay and West Gwillimbury;
- (x) the County of Victoria,
  - (i) in the Town of Lindsay, and
  - (ii) in the Township of Manvers;
- (y) the County of Wellington,
  - (i) in the City of Guelph,
  - (ii) in the Town of Palmerston,
  - (iii) in the Village of Arthur, and
  - (iv) in the townships of Minto, Peel, Pilkington and Puslinch;
- (z) the District of Cochrane,
  - (i) in the City of Timmins,
  - (ii) in the towns of Hearst, Iroquois Falls and Smooth Rock Falls,
  - (iii) in the Township of Mattice-Val Cote, and
  - (iv) in the boards of Education of Cochrane-Iroquois Falls and Hearst;
- (za) the District of Nipissing,
  - (i) in the Town of Cache Bay,
  - (ii) in the townships of Bonfield, Caldwell, East Ferris, Papineau, Springer and Temagami,
  - (iii) in the boards of Education of Nipissing and Timiskaming, and
  - (iv) in the Improvement District of Cameron;
- (zb) the Town of Rainy River in the District of Rainy River; and

- (zc) the District of Timiskaming.
  - (i) in the towns of Kirkland Lake, Latchford and New Liskeard.
  - (ii) in the Township of Hudson, and
  - (iii) in the Timiskaming Board of Education.
- (2) The rates contained in Schedule 2 apply to the assessment for taxation of all pipe lines liable to assessment and taxation under section 24 of the Act and located in or on the boundary of any municipality or territory without municipal organization comprised in a locality named in this subsection or in any part of a municipality situated within,
  - (a) the Town of Ajax in The Regional Municipality of Durham;
  - (b) the City of Waterloo in The Regional Municipality of Waterloo;
  - (c) the County of Frontenac,
    - (i) in the City of Kingston, and
    - (ii) in the Township of Pittsburgh;
  - (d) the County of Lambton,
    - (i) in the Village of Watford, and
    - (ii) in the townships of Enniskillen and Plympton;
  - (e) the County of Lanark,
    - (i) in the towns of Almonte and Carleton Place, and
    - (ii) in the townships of Montague and North Elmsley;
  - (f) the United Counties of Leeds and Grenville,
    - (i) in the City of Brockville,
    - (ii) in the Separated Town of Gananoque,
    - (iii) in the Village of Cardinal, and
    - (iv) in the townships of Elizabethtown, Front of Leeds and Lansdowne and South Elmsley;
  - (g) the Township of Richmond in the County of Lennox and Addington;
  - (h) the United Counties of Stormont, Dundas and Glengarry,
    - (i) in the City of Cornwall,
    - (ii) in the Village of Iroquois, and

- (iii) in the townships of Lochiel and Matilda:
- (i) the District of Kenora,
  - (i) in the towns of Keewatin and Kenora,
  - (ii) in the townships of Barclay, Ear Falls and Ignace, and
  - (iii) in the boards of Education of Dryden, Kenora and Red Lake;
- (j) the townships of Atwood, Chapple, La Vallee and McCrosson and Toyell in the District of Rainy River;
- (k) the District of Sudbury,
  - (i) in the Township of Ratter and Dunnet, and
  - (ii) in the Espanola Board of Education; and
- (1) the District of Thunder Bay,
  - (i) in the towns of Geraldton and Longlac, and
  - (ii) in the Township of Nipigon.
- (3) The rates contained in Schedule 3 apply to the assessment for taxation of all pipe lines liable to assessment and taxation under section 24 of the Act and located in or on the boundary of any municipality or territory without municipal organization comprised in a locality named in this subsection or any part of a municipality situated within,
  - (a) The Regional Municipality of Durham,
    - (i) in the towns of Newcastle and Pickering, and
    - (ii) in the townships of Brock, Scugog and Uxbridge;
  - (b) The Regional Municipality of Hamilton-Wentworth,
    - (i) in the towns of Ancaster and Flamborough, and
    - (ii) in the Township of Glanbrook;
  - (c) the City of Niagara Falls in The Regional Municipality of Niagara;
  - (d) The Regional Municipality of Ottawa-Carleton,
    - (i) in the Village of Rockcliffe Park, and
    - (ii) in the townships of Cumberland and Goulbourn;

- (e) The Regional Municipality of York,
  - (i) in the towns of Aurora, East Gwillimbury, Newmarket and Whitchurch-Stouffville, and
  - (ii) in the townships of Georgina and King;
- (f) the County of Brant,
  - (i) in the City of Brantford, and
  - (ii) in the Town of Paris;
- (g) the Township of Mono in the County of Dufferin:
- (h) the townships of Bayham, Dunwich and Southwold in the County of Elgin;
- (i) the Village of Tweed in the County of Hastings;
- (j) the County of Kent,
  - (i) in the Town of Ridgetown, and
  - (ii) in the townships of Dover and Tilbury East:
- (k) the County of Lanark,
  - (i) in the Separated Town of Smiths Falls and the Town of Perth, and
  - (ii) in the Township of Ramsay;
- (1) in the County of Lambton,
  - (i) in the villages of Alvinston and Oil Springs, and
  - (ii) in the townships of Euphemia and Moore:
- (m) the townships of Edwardsburgh, Front of Yonge and Kitley in the United Counties of Leeds and Grenville;
- (n) the County of Middlesex,
  - (i) in the Village of Newbury, and
  - (ii) in the townships of Ekfrid, Lobo, North Dorchester and West Nissouri;
- (o) the Township of Zorra in the County of Oxford;
- (p) the County of Perth,
  - (i) in the City of Stratford, and
  - (ii) in the Township of Hibbert;

- (a) the townships of North Monaghan and Smith in the County of Peterborough;
- (r) the Town of Hawkesbury in the United Counties of Prescott and Russell;
- (s) the County of Renfrew,
  - (i) in the Town of Arnprior, and
  - (ii) in the townships of Head, Clara and Maria, McNab, Pembroke, Petawawa, Rolph, Buchanan, Wylie and McKay and Stafford;
- (t) the County of Simcoe,
  - (i) in the City of Orillia,
  - (ii) in the towns of Alliston and Penetanguishene,
  - (iii) in the villages of Cookstown and Tottenham, and
  - (iv) in the townships of Sunnidale, Tecumseth and Tiny;
- (u) the United Counties of Stormont, Dundas and Glengarry,
  - (i) in the Village of Chesterville, and
  - (ii) in the Township of Charlottenburgh:
- (v) the Township of Ops in the County of Victoria;
- (w) the County of Wellington,
  - (i) in the villages of Elora and Erin, and
  - (ii) in the townships of Arthur, Erin, Maryborough and Nichol;
- (x) the City of Sault Ste. Marie in the District of Algoma;
- (v) the District of Cochrane.
  - (i) in the Town of Cochrane,
  - (ii) in the townships of Fauquier-Strickland, Glackmeyer, Moonbeam, Opasatika and Val Rita-Harty, and
  - (iii) in the Kapuskasing Board of Education:
- (z) the District of Kenora,
  - (i) in the Town of Dryden, and
  - (ii) in the Township of Machin;

- (za) the City of North Bay in the District of Nipissing;
- (zb) the Township of Atikokan in the District of Rainy River;
- (zc) the District of Sudbury,
  - (i) in the Township of Hagar, and
  - (ii) in the Sudbury Board of Education;
- (zd) the townships of Armstrong, Chamberlain, Dack, Harris and Kerns in the District of Timiskaming; and
- (ze) the City of Thunder Bay in the District of Thunder Bay. O. Reg. 529/85, s. 1.

ROBERT NIXON Minister of Revenue

Dated at Toronto, this 17th day of October, 1985.

(7609)45

### PLANNING ACT, 1983

O. Reg. 530/85.

Restricted Areas-District of Thunder Bay, Geographic townships of Gorham and Ware.

Made-October 21st, 1985.

Filed-October 22nd, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 109/75 MADE UNDER THE PLANNING ACT, 1983

- 1. Section 1 of Ontario Regulation 109/75 is amended by adding thereto the following clause:
- (va) "waste disposal site" means land approved by the Ministry of the Environment upon, into or in which waste may be deposited or processed;
- 2. The said Regulation is amended by adding thereto the following section:
- 48.—(1) Despite any other provision of this Order, the land described in subsection (2) may be used for a waste disposal site for the disposal of wood waste products, provided that the following requirements are met for accessory buildings and structures:

Minimum distance from any lot line 15 metres Maximum lot coverage 5 per cent

Maximum height

11 metres

(2) Subsection (1) applies to that parcel of land in the geographic Township of Gorham in the Territorial District of Thunder Bay, being composed of that part of the south half of Lot 16 in Concession II, described as part of Parcel 3487 in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55), composed of approximately 12.4 hectares, more particularly described as follows:

Beginning at a point in the westerly limit of the said Lot 16 immediately south of the Ontario Hydro right-of-way;

Thence south along the westerly lot line a distance of 322.9 metres;

Thence east in a line running parallel to the south boundary of the said lot a distance of 490.7 metres;

Thence north in a line running parallel to the east limit of the said lot a distance of 182.88 metres to the south limit of the Ontario Hydro right-of-way;

Thence in a general northwesterly direction in a line bordering the Ontario Hydro right-of-way to the point of commencement. O. Reg. 530/85, s. 2.

> PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 21st day of October, 1985.

(7610)

45

#### ONTARIO WATER RESOURCES ACT

O. Reg. 531/85.

St. Thomas Aquinas School Sewage Works. Made-October 3rd, 1985. Approved—October 3rd, 1985. Filed-October 22nd, 1985.

### REGULATION MADE UNDER THE ONTARIO WATER RESOURCES ACT

### ST. THOMAS AOUINAS SCHOOL SEWAGE WORKS

1. In this Regulation, "St. Thomas Aquinas School Sewage Works" means the sewage works consisting of sanitary sewers to provide service to the plumbing in each of six portable classrooms to be located in the Township of Jaffray-Melick on a site adjacent to the (7612)

St. Thomas Aquinas School in the Town of Kenora by connecting the classrooms to the existing sewage works in the Town of Kenora. O. Reg. 531/85, s. 1.

2. The St. Thomas Aquinas School Sewage Works is exempt from the provision of subsection 25 (1) of the Act requiring the Director to hold a public hearing. O. Reg. 531/85, s. 2.

> JAMES BRADLEY Minister of the Environment

Dated at Toronto, this 3rd day of October, 1985.

(7611)

### ENVIRONMENTAL PROTECTION ACT

O. Reg. 532/85. Disposable Containers for Milk. Made-October 10th, 1985. Filed-October 22nd, 1985.

## REGULATION TO AMEND **REGULATION 306 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

- 1. Section 1 of Regulation 306 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:
- (2) In this Regulation, "laminated container" means a container,
  - (a) that is customarily sold singly at retail;
  - (b) that, when sold at retail, contains a quantity of milk not exceeding one litre and is labelled to indicate that the milk has a shelf life exceeding four months from the date the container was filled with milk; and
  - (c) that is made up of several layers of material fastened together throughout its area. O. Reg. 532/85, s. 1.
  - 2. Section 2 of the said Regulation is amended by adding thereto the following clause:
  - (aa) laminated containers;

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1188

## PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 533/85.
The Regional Municipality of York,
Town of Markham.
Made—October 22nd, 1985.
Filed—October 24th, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

- 1. Ontario Regulation 473/73 is amended by adding thereto the following section:
- 69.—(1) Notwithstanding any other provision of this Order, the land described in subsection (2) may be used for the storage and sale of nursery stock and supplies including soil, sand, firewood and plants, provided that all such uses shall be carried on only within and behind the building existing on the said lands on the 8th day of October, 1985.
- (2) Subsection (1) applies to that parcel of land in the Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, being part of Township Lot No. 8, in the 6th Concession of the said Town, described as follows:

Commencing at a point in the westerly limit of the road allowance in front of Concession 7, distant 501 feet 4½ inches measured southerly thereon from the northeast angle of said Lot 8;

Thence westerly parallel to the north limit of said lot 1,716 feet 9 inches to an old fence in the rear of the premises;

Thence southerly along the old fence line 156 feet 11½ inches to the southerly limit of the lands conveyed herein;

Thence easterly in a straight line 1,716 feet, more or less, to a point in the westerly limit of said road allowance, distant 668 feet 6 inches measured southerly thereon from the northeast angle of the said Lot 8:

Thence northerly along the westerly limit of said road allowance 167 feet 1½ inches to the place of beginning. O. Reg. 533/85, s. 1.

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 22nd day of October, 1985.

#### PROVINCIAL PARKS ACT

O. Reg. 534/85. General. Made—October 24th, 1985. Filed—October 25th, 1985.

## REGULATION TO AMEND REGULATION 822 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL PARKS ACT

- 1. The Table to subsection 25 (2) of Regulation 822 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 47/85, is amended by adding thereto the following items:
  - 14. Mississagi River
  - 15. Chapleau-Nemegosenda River
- 2. Clause 29 (1) (k) of the said Regulation is revoked.

(7633)

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#### HEALTH INSURANCE ACT

O. Reg. 535/85. General. Made—October 24th, 1985. Filed—October 25th, 1985.

## REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1. Item 95 of Part I of Schedule 9 to Regulation 452 of Revised Regulations of Ontario, 1980, as made by subsection 1 (2) of Ontario Regulation 122/81, is revoked and the following substituted therefor:
- 95. York

Professional Physiotherapy Centre

45 (7634)

(7630)

#### GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 536/85. Approved Guarantee Companies. Made—October 24th, 1985. Filed—October 25th, 1985.

### REGULATION TO AMEND REGULATION 444 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. The Schedule to Regulation 444 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 21/81, section 1 of Ontario Regulation 106/81, section 1 of Ontario Regulation 107/81, section 1 of Ontario Regulation 568/81, section 1 of Ontario Regulation 759/81, section 1 of Ontario Regulation 562/83, section 1 of Ontario Regulation 125/84, section 1 of Ontario Regulation 93/85, section 1 of Ontario Regulation 230/85 and section 1 of Ontario Regulation 404/85, is revoked and the following substituted therefor:

#### Schedule

- 1. The Aetna Casualty and Surety Company
- 2. Aetna Casualty Company of Canada
- 3. Aetna Insurance Company
- 4. Allstate Insurance Company of Canada
- 5. Anglo Canada General Insurance Company
- 6. The Canada Accident and Fire Assurance Company
- 7. Canada Security Assurance Company
- 8. Canadian General Insurance Company
- Canadian Great Lakes Casualty and Surety Company Ltd.
- 10. The Canadian Indemnity Company
- 11. The Canadian Surety Company
- 12. The Casualty Company of Canada
- 13. Central Mutual Insurance Company

- 14. Chateau Insurance Company
- 15. Chubb Insurance Company of Canada
- The Citadel General Assurance Company of Canada
- 17. Coachman Insurance Company
- 18. Commerce and Industry Insurance Company of Canada
- 19. The Commerce Group Insurance Company
- 20. Commercial Union Assurance Company of Canada
- 21. Constitution Insurance Company of Canada
- 22. The Continental Insurance Company
- 23. Co-operators General Insurance Company
- 24. Coronation Insurance Company, Limited
- 25. Cumis General Insurance Company
- 26. The Dominion of Canada General Insurance Company
- 27. The Dominion Insurance Corporation
- 28. Eaton Bay Insurance Company
- 29. Economical Mutual Insurance Company
- 30. Elite Insurance Company
- 31. Federal Insurance Company
- 32. Federated Mutual Insurance Company
- 33. Federation Insurance Company of Canada
- 34. Fireman's Fund Insurance Company
- 35. The General Accident Assurance Company of Canada
- 36. General Insurance Company of America
- 37. General Security Insurance Company of Canada
- 38. Gerling Global General Insurance Company
- 39. Gibraltar General Insurance Company
- 40. Gore Mutual Insurance Company
- 41. Great American Insurance Company
- 42. The Guarantee Company of North America
- 43. Guardian Insurance Company of Canada

- 44. The Halifax Insurance Company
- 45. The Hartford Fire Insurance Company
- 46. The Home Insurance Company
- 47. INA Insurance Company of Canada
- 48. Insurance Company of North America
- 49. The Insurance Corporation of Ireland Limited
- 50. Laurentienne Generale, Compagnie d'Assurances inc.
- London and Midland General Insurance Company
- 52. Lumbermens Mutual Casualty Company
- 53. Maryland Casualty Company
- 54. The Mortgage Insurance Company of Canada
- 55. New Rotterdam Insurance Company
- 56. The New Zealand Insurance Company Limited
- 57. Niagara Fire Insurance Company
- 58. Norwich Union Fire Insurance Society, Limited
- 59. Pearl Assurance Public Limited Company
- 60. Perth Insurance Company
- 61. Phoenix Assurance Company of Canada
- 62. The Phoenix Insurance Company (Hartford, Conn.)
- 63. Pilot Insurance Company
- 64. The Prudential Assurance Company, Limited
- 65. Reliance Insurance Company (of Philadelphia)
- 66. Royal Insurance Company of Canada
- 67. Safeco Insurance Company of America
- 68. St. Paul Fire and Marine Insurance Company
- 69. Scottish & York Insurance Co. Limited
- 70. Seaboard Surety Company
- 71. Simcoe & Erie General Insurance Company

- 72. The Sovereign General Insurance Company
- 73. The Stanstead & Sherbrooke Insurance Company
- 74. State Farm Fire and Casualty Company
- 75. Sun Alliance Insurance Company
- 76. Symons General Insurance Company
- 77. Toronto General Insurance Company
- 78. Traders General Insurance Company
- 79. The Travelers Indemnity Company
- 80. Travelers Indemnity Company of Canada
- 81. United States Fidelity and Guaranty Company
- 82. United States Fire Insurance Company
- 83. USF & G Insurance Company of Canada
- 84. Waterloo Insurance Company
- 85. The Wawanesa Mutual Insurance Company
- 86. Wellington Insurance Company
- 87. Western Surety Company
- 88. Zurich Insurance Company

O. Reg. 536/85, s. 1.

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(7635)

#### LIQUOR LICENCE ACT

O. Reg. 537/85. General. Made—October 24th, 1985. Filed—October 25th, 1985.

## REGULATION TO AMEND REGULATION 581 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIQUOR LICENCE ACT

 Regulation 581 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

59d. Sections 43 and 45 of the Act do not apply to persons possessing, supplying or consuming liquor for the purposes of a scientific research study of susceptibility to alcoholism conducted by the Department of

Pharmacology and Toxicology at the University of Western Ontario and held in the Social Sciences Building of the said University. O. Reg. 537/85, s. 1.

- 2. This Regulation comes into force on the 1st day of November, 1985.
- 3. Section 59d of the said Regulation 581, as made by section 1 of this Regulation, is revoked on the 31st day of March, 1987.

(7636)

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#### REGISTRY ACT

O. Reg. 538/85. Registry Divisions. Made—October 24th, 1985. Filed—October 25th, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 551/81 MADE UNDER THE REGISTRY ACT

- Subclauses (a) (iii), (iv) and (v) in Column 3 of item 31 of the Schedule to Ontario Regulation 551/81 are revoked and the following substituted therefor:
  - (iii) the villages of Ailsa Craig and Lucan, and
  - (iv) the townships of Biddulph, East Williams, Lobo, London, McGillivray, North Dorchester, West Nissouri, West Williams and Westminster; and
- Clauses (a) and (c) in Column 3 of item 32 of the said Schedule are revoked and the following substituted therefor:
  - (a) the Town of Strathroy;
  - (c) the townships of Adelaide, Caradoc, Delaware, Ekfrid, Metcalfe and Mosa.
- 3. Appendix A to the said Schedule is revoked.
- 4. This Regulation comes into force on the 1st day of November, 1985.

#### LAND TITLES ACT

O. Reg. 539/85. Land Titles Divisions. Made—October 24th, 1985. Filed—October 25th, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 550/81 MADE UNDER THE LAND TITLES ACT

- 1. Subclauses (a) (iii), (iv) and (v) in Column 3 of item 14 of the Schedule to Ontario Regulation 550/81 are revoked and the following substituted therefor:
  - (iii) the villages of Ailsa Craig and Lucan, and
  - (iv) the townships of Biddulph, East Williams, Lobo, London, McGillivray, North Dorchester, West Nissouri, West Williams and Westminster; and
- 2. Clauses (a) and (c) in Column 3 of item 15 of the said Schedule are revoked and the following substituted therefor:
  - (a) the Town of Strathroy;
  - (c) the townships of Adelaide, Caradoc, Delaware, Ekfrid, Metcalfe and Mosa.
- 3. Appendix A to the said Schedule is revoked.
- 4. This Regulation comes into force on the 1st day of November, 1985.

(7638)

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## TEACHERS' SUPERANNUATION ACT, 1983

O. Reg. 540/85. General. Made—October 24th, 1985. Filed—October 25th, 1985.

REGULATION TO AMEND ONTARIO REGULATION 423/84 MADE UNDER THE TEACHERS' SUPERANNUATION ACT, 1983

(7637)

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- 1.—(1) Paragraph 81 of section 21 of Ontario Regulation 423/84, as remade by subsection 2 (1) of Ontario Regulation 430/85, is revoked and the following substituted therefor:
  - 81. The Christian Academy of Western Ontario, London.
- (2) Paragraph 114 of section 21 of the said Regulation is revoked and the following substituted therefor:

114. St. Ignatius of Loyola High School, Oakville.

(7639) 45

## **Publications Under The Regulations Act**

November 16th, 1985

### IMMUNIZATION OF SCHOOL PUPILS ACT, 1982

O. Reg. 541/85. General. Made—October 24th, 1985. Filed—October 28th, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 23/83 MADE UNDER THE IMMUNIZATION OF SCHOOL PUPILS ACT, 1982

 Form 2 of Ontario Regulation 23/83, as remade by section 2 of Ontario Regulation 24/85, is amended by adding after "oath" in the twelfth line "or solemnly affirm" and by adding after "SWORN" in the twenty-first line "or solemnly affirmed".

(7642)

46

## IMMUNIZATION OF SCHOOL PUPILS ACT, 1982

O. Reg. 542/85. General. Made—October 24th, 1985. Filed—October 28th, 1985.

## REGULATION TO AMEND ONTARIO REGULATION 23/83 MADE UNDER THE IMMUNIZATION OF SCHOOL PUPILS ACT, 1982

1. The Schedule to section 5 of Ontario Regulation 23/83, as amended by section 1 of Ontario Regulation 543/84, is revoked and the following substituted therefor:

BETWEEN R DOSES				.V.		-	4	6
INTERVAL BETWEEN BOOSTER DOSES	10 years	10 years.	10 years	NONE required	NONE required	NONE required	NONE required	
RECOMMENDED SCHEDULE OF PRIMARY IMMUNIZATION	Two injections, 1 to 2 months apart with a further dose one year later. Children immunized in infancy require three doses 1 to 2 months apart, a further dose one year later and a booster dose at age 4-6.	Two injections, 1 to 2 months apart with a further dose one year later. Children immunized in infancy require three doses 1 to 2 months apart, a further dose one year later and a booster dose at age 4-6.	Two injections, 1 to 2 months apart with a further dose one year later. Children immunized in infancy require three doses 1 to 2 months apart, a further dose one year later and a booster dose at age 4-6.	Two doses I to 2 months apart with a further dose 2 to 12 months later. Children immunized in infancy require a booster dose at age 4-6.	One dose after the first birthday.	One dose after the first birthday.	One dose after the first birthday.	
MINIMUM NUMBER OF DOSES ACCEPTED	m	м	en .	m	l after one year of age	l after one year of age	l after one year of age	
TYPE OF VACCINE TO BE USED	T0X01D	T0X01D	Inactivated Polio vaccine (IPV) or	Live Oral Polio vaccine (OPV)	Live attenuated virus vaccine	Live attenuated virus vaccine	Live attenuated virus vaccine	
DISEASE	Diphtheria	Tetanus	Poliomyelitis		Measles	Mumps	Rubella	
ITEM	<u>-</u>	2.	က်		4	ç.	9	

Children Bogo con-

## ONTARIO GUARANTEED ANNUAL INCOME ACT

O. Reg. 543/85. Guaranteed Income Limit. Made—October 24th, 1985. Filed—October 29th, 1985.

# REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT

#### **GUARANTEED INCOME LIMIT**

- 1. Commencing with the month of October, 1985, the guaranteed income limit for purposes of,
  - (a) subclause 1 (j) (i) of the Act is \$8,426.40;
  - (b) subclause 1 (j) (ii) of the Act is \$7,019.28;
  - (c) subclause 1 (j) (iii) of the Act is \$7,019.28; and
  - (d) subclause 1 (j) (iv) of the Act is \$14,038.56. O. Reg. 543/85, s. 1.
  - 2. Ontario Regulation 411/85 is revoked.
- 3. This Regulation shall be deemed to have come into force on the 1st day of October, 1985.

(7644) 46

#### ATHLETICS CONTROL ACT

O. Reg. 544/85. General. Made—October 23rd, 1985. Approved—October 24th, 1985. Filed—October 29th, 1985.

## REGULATION MADE UNDER THE ATHLETICS CONTROL ACT

#### GENERAL

## INTERPRETATION

- 1. In this Regulation and in the Act,
- "professional", when used in respect of a natural person, means a person who at any time,
  - (a) enters and competes in any athletic contest or exhibition for a staked bet, private or public money or gate receipts or receives any consideration for his services as an athlete, except merchandise or an order for merchandise not exceeding \$35 in value or reasonable travelling and living expenses actually in-

- curred while going to, remaining at and returning from the place of contest or exhibition.
- (b) teaches, pursues or assists in the pursuit of any form of athletics as a means of livelihood,
- (c) sells or pledges any prize that he receives from a contest or exhibition, or
- (d) promotes or manages an athletic contest or exhibition for personal gain;
- "professional", when used in respect of a professional contest or exhibition, means,
  - (a) that the participants or contestants represent or are members of an athletic association, club, corporation, league, team or unincorporated organization that is composed of professionals or is ordinarily recognized as being composed of professionals, or
  - (b) that the participants or contestants are professionals. O. Reg. 544/85, s. 1.
  - 2. In this regulation,
- "appearance forfeit" means the amount of money that a boxer, under a written contract to appear in a professional boxing contest or exhibition, agrees to pay in accordance with this Regulation upon his failure to so appear;
- "bout" means a contest or exhibition between two contestants:
- "local municipality" means a city, town, village or township;
- "ringside medical practitioner" means a legally qualified medical practitioner approved by the Commissioner;
- "weight forfeit" means the amount of money that a boxer, under a written contract to take part in a professional boxing contest or exhibition, agrees to pay his opponent upon failure to comply with the weight requirements under the contract. O. Reg. 544/85, s. 2.

#### LICENCES-GENERAL

- 3.—(1) The Commissioner shall not licence any professional contest or exhibition where it is intended that male and female opponents are to be in the ring at the same time.
- (2) The Commissioner may in his discretion suspend or cancel a licence at any time after the date of issuance where,
  - (a) the past conduct of a person holding a licence affords reasonable grounds for belief that the person will not conduct himself in the sport

in accordance with law, integrity or honesty; or

- (b) the person holding the licence is carrying on activities that are or will be detrimental to the integrity of the sport.
- (3) Every applicant for a licence to hold a professional boxing or wrestling contest or exhibition shall at the time of the making of his application fully disclose to the Commissioner the identity of all persons involved in holding, conducting or promoting the contest or exhibition.
- (4) Notwithstanding section 106, a licence or permit issued under Regulation 76 of Revised Regulations of Ontario, 1980 is valid until the date of its expiry or until it is suspended or cancelled, whichever occurs first. O. Reg. 544/85, s. 3.
- 4. Where a person holding a licence fails to comply with any provision of the Act or this Regulation, the Commissioner may fine him an amount not exceeding \$50 or suspend his licence, or both. O. Reg. 544/85, s. 4.

#### PART I

#### PROFESSIONAL BOXING-GENERAL

- 5. This Part applies to professional contests or exhibitions of boxing in which blows may be struck by the fists alone or to professional contests or exhibitions of boxing in which blows may be struck by both the fists and the feet. O. Reg. 544/85, s. 5.
- 6. The weight classes in professional contests or exhibitions of boxing are,
  - (a) up to and including 183 pounds with no more than eight pounds difference in weight between opponents; and
  - (b) over 183 pounds. O. Reg. 544/85, s. 6.
- 7. No person who is seventeen years of age or under shall take part in a professional contest or exhibition of boxing except with the approval of the Commissioner. O. Reg. 544/85, s. 7.
  - 8.—(1) No person shall,
    - (a) hold;
    - (b) act as a matchmaker at;
    - (c) act as a second at;
    - (d) take part in;
    - (e) referee;
    - (f) judge;

- (g) act as a timekeeper at; or
- (h) act as a ringside medical practitioner at,

a professional contest or exhibition of boxing except under the authority of a licence or, as the case may be, a permit issued by the Commissioner.

- (2) No person shall manage a professional boxer except under the authority of a licence or permit issued by the Commissioner.
- (3) An application by a person who is a resident of Ontario for a licence to engage in any of the acts referred to in clauses (1) (a) to (h) or subsection (2) shall be made in a form provided by the Commissioner and shall be accompanied by the appropriate application fee referred to in section 9.
- (4) An application by a person who is not a resident of Ontario for a permit to engage in any of the acts referred to in clauses (1) (a) to (g) or subsection (2) shall be made in a form provided by the Commissioner and shall be accompanied by the appropriate application fee referred to in section 9.
- (5) A person who is not a resident of Ontario and who applies for a permit to take part in a professional contest or exhibition of boxing shall at the time of his application provide evidence satisfactory to the Commissioner that the person is the holder of a current valid licence to take part in professional contests or exhibitions of boxing in the jurisdiction in which he resides.
- (6) Where a person intends to hold a professional contest or exhibition of boxing, the person shall apply to the Commissioner for a licence or permit, as the case may be, at least thirty days prior to the date on which the contest or exhibition is to take place.
- (7) An application for a licence or permit to hold a professional contest or exhibition of boxing shall be accompanied by a written acknowledgment from the owner, occupier or manager of the premises intended to be used for the contest or exhibition that the premises will be available for the contest or exhibition on the date stated in the application.
- (8) No person shall be granted a licence or permit to hold a professional contest or exhibition of boxing unless at the time of his application he provides evidence satisfactory to the Commissioner that he has obtained a general liability insurance policy with coverage of \$1,000,000 that insures against possible injury sustained by members of the public or officials or property damage occasioned in a professional contest or exhibition of boxing.
- (9) No person shall be granted a licence or permit to take part in a professional contest or exhibition of boxing unless he first undergoes an electroencephalographic examination and is found fit to box.
- (10) Where the Commissioner at any time is of the opinion that a boxer who intends to take part in a

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professional contest or exhibition of boxing is unfit to box because of any injury received by the boxer, he may refuse to issue a licence or permit to the boxer or may suspend the boxer's licence or permit to take part in the contest or exhibition until such time as the boxer undergoes a medical examination that includes an electroencephalographic examination and is subsequently found fit to box.

- (11) A licence to hold a professional contest or exhibition of boxing is valid only for the specific event for which it is issued.
- (12) A licence to engage in any of the acts referred to in clauses (1) (b) to (h) or subsection (2) expires with the 31st day of December next following the date of its issue.
- (13) A permit to engage in any of the acts referred to in clauses (1) (a) to (g) or subsection (2) is valid only for the specific event for which it is issued.
- (14) The seating capacity at a professional contest or exhibition of boxing shall not exceed the seating capacity shown on the licence or permit.
- (15) Despite the fact that a person is required to hold a licence or permit under this Part to act as a matchmaker, a person who is the holder of a licence or permit to hold a professional contest or exhibition of boxing may act as a matchmaker without being the holder of a matchmaker's licence.
- (16) Despite the fact that a person is required to hold a licence or permit under this Part to act as a second, a person who is the holder of a licence or permit to manage a professional boxer may act as a second at any professional contest or exhibition of boxing in which a boxer managed by him takes part without being the holder of a second's licence.
- (17) No person who is the holder of a licence or permit to hold a professional contest or exhibition of boxing shall be issued a licence or permit to manage a professional boxer.
- (18) No person shall be issued a licence or permit to referee a professional contest or exhibition of boxing unless he first undergoes a medical examination conducted by a legally qualified medical practitioner approved by the Commissioner and is found to be fit to engage in duties as a referee.
- (19) Despite the fact that a person is required to hold a licence or permit under this Part to act as a timekeeper, a person who is the holder of a licence or permit to act as a judge or referee at a professional contest or exhibition of boxing may act as a timekeeper without being the holder of a timekeeper's licence.
- (20) Despite the fact that a person is required to hold a licence or permit under this Part to act as a judge, a person who is the holder of a licence or permit to act as a referee at a professional contest or exhibition of boxing may act as a judge without being the holder of a judge's licence. O. Reg. 544/85, s. 8.

- 9.—(1) The following fees are payable to the Treasurer of Ontario:
  - Upon an initial application in each calendar year by a person who is resident in Ontario for a licence to hold a professional contest or exhibition of boxing, based on the seating capacity stated in the application,
    - i. for less than 2,500 persons .. \$ 50
    - ii. for 2,500 persons or more but less than 5,000 persons . . . . . 100
    - iii. for 5,000 persons or more but less than 10,000 persons . . . .
    - iv. for 10,000 persons or more but less than 15,000 persons . . . . 200
    - v. for 15,000 persons or more but less than 25,000 persons . . . . 250
    - vi. for 25,000 persons or more . . 500

  - Upon an application for a permit by a person who is not a resident of Ontario to hold a professional contest or exhibition of boxing, based on the seating capacity stated in the application,
    - i. for less than 2,500 persons ...
    - ii. for 2,500 persons or more but less than 5,000 persons . . . . .
    - iii. for 5,000 persons or more but less than 10,000 persons....
    - iv. for 10,000 persons or more but less than 15,000 persons . . . .
    - v. for 15,000 persons or more but less than 25,000 persons . . . .
    - vi. for 25,000 persons or more . . 500

  - Upon an application for a licence by a person who is a resident of Ontario or upon an application for a permit by a

	person who is not a resident of Ontario to act as a second at a profes- sional contest or exhibition of boxing \$ 2
6.	Upon an application for a licence by a person who is a resident of Ontario or upon an application for a permit by a person who is not a resident of Ontario to participate in a professional contest or exhibition of boxing 5
7.	Upon an application for a licence by a person who is a resident of Ontario to act as a referee at a professional contest or exhibition of boxing no fee
8.	Upon an application for a permit by a person who is not a resident of Ontario to act as a referee at a professional contest or exhibition of boxing 5
9.	Upon an application for a licence by a person who is a resident of Ontario to act as a judge at a professional contest or exhibition of boxing no fee
10.	Upon an application for a permit by a person who is not a resident of Ontario to act as a judge at a professional contest or exhibition of boxing 5
11.	Upon an application for a licence by a person who is a resident of Ontario to act as a timekeeper at a professional contest or exhibition of boxing no fee
12.	Upon an application for a permit by a person who is not a resident of Ontario to act as a timekeeper at a professional contest or exhibition of boxing
13.	Upon an application for a licence by a person who is a resident of Ontario to act as a ringside medical practitioner at a professional contest or exhibition of boxing no fee
14.	Upon an application for a licence by a person who is a resident of Ontario or upon an application for a permit by a person who is not a resident of Ontario to manage a professional boxer 5
sioner to	ne following fees are payable by the Commis- the officials appointed for a professional con- xhibition of boxing:
1.	Judge 50
2.	Referee
3.	Commissioner's Delegate
4.	Timekeeper 50
5.	Ringside Medical Practitioner 400
	O. Reg. 544/85, s. 9.

- 10.—(1) A contract between a professional boxer and his manager shall be in a form provided by the Commissioner.
- (2) A contract between a professional boxer and a person holding a professional contest or exhibition of boxing shall be in a form provided by the Commissioner. O. Reg. 544/85, s. 10.
- 11.—(1) Every person who intends to hold a professional contest or exhibition of boxing shall,
  - (a) at least twenty-one days before the date of the contest or exhibition, deposit with the Commissioner as security,
    - (i) an amount equal to the total of the purses or other remuneration to be paid to the boxers and where one or more of the boxers is to be paid a percentage of the gross receipts, the estimated amount thereof.
    - (ii) an amount equal to the total of the fees payable to officials appointed for the contest or exhibition.
    - (iii) an amount equal to the cost of the examination and tests referred to in section 20,
    - (iv) where the ring is provided by the Commissioner, an amount equal to the costs of providing the ring, and
    - (v) a deposit of \$2,000 to guarantee payment to the Minister of the tax payable under subsection 5 (1) of the Act;
  - (b) at least twenty-one days before the date of the contest or exhibition, deliver to the Commissioner contracts of the boxers in the main bout; and
  - (c) at least three days before the date of the contest or exhibition, deliver to the Commissioner contracts of the boxers in the bouts other than the main bout.
- (2) A person who is not a resident of Ontario who intends to hold a professional contest or exhibition of boxing shall, in addition to the security required under subsection (1), post a performance bond in an amount considered to be appropriate by the Commissioner having regard to any refund that may be due to the public in the event of non-performance of the contest or exhibition or non-payment of the tax payable under subsection 5 (1) of the Act.
- (3) The security referred to in subsection (1) shall be in the form of.
  - (a) cash or a certified cheque, with respect to the amount referred to in subclauses (1) (a) (ii) and (iv); and

- (b) with respect to the amount or deposit referred to in subclauses (1) (a) (i), (iii) and (v),
  - (i) cash or a certified cheque,
  - (ii) a bond issued or guaranteed by the Government of Canada or Ontario, payable to bearer, or
  - (iii) where the person is unable to provide security in a form referred to in subclause (i) or (ii), an irrevocable letter of credit from a Canadian chartered bank.
- (4) Where a person holds a professional contest or exhibition of boxing and does not within ten days of the contest or exhibition make the payments referred to in subclauses (1) (a) (i), (ii) or (iii), the security is forfeited.
- (5) Where a security is forfeited and is not in the form of money, the Commissioner shall sell the security within ten days of the forfeiture.
- (6) Where a security is forfeited, the Commissioner shall use all or part of it to pay the tax owing under subsection 5 (1) of the Act, where the tax owing under that subsection of the Act has not been paid, and to make the payments referred to in subclauses (1) (a) (i), (ii) and (iv) and refund any balance to the holder of the licence.
- (7) Where there is insufficient security to pay the tax owing under subsection 5 (1) of the Act and the amounts referred to in subclauses (1) (a) (i), (ii), (iii) and (iv), the amount owing as remuneration to boxers shall be paid first, the amount owing as fees to officials shall be paid second on a pro rata basis, the cost of the examination and test shall be paid third on a pro rata basis, where applicable the cost of providing the ring shall be paid fourth on a pro rata basis and the amount owing under subsection 5 (1) of the Act shall be paid fifth.
- (8) Where a professional contest or exhibition of boxing has been held and all of the requirements of the Act and this Regulation have been complied with, the Commissioner may return the security referred to in this section if requested to do so.
- (9) Every person who intends to participate in a professional contest or exhibition of boxing shall, before participating in a bout, pay to the Treasurer of Ontario a fee of \$25 to cover the costs of processing the examination and tests required under section 20. O. Reg. 544/85, s. 11.
- 12.—(1) Every person who holds a professional contest or exhibition of boxing shall,
  - (a) furnish each boxer with a stool, bucket, a pair of boxing gloves and powdered resin for canvas;

- (b) provide facilities for making announcements that can be heard or seen clearly by the spectators:
- (c) provide a separate room for use only by the Commissioner, referees and judges;
- (d) furnish a stool for each of the seconds, sufficient tables and chairs for the presiding officials and provide at ringside a stretcher, a small oxygen tank and mask;
- (e) ensure that the contest or exhibition is begun at the time advertised and conducted throughout in an orderly manner and without unnecessary delay; and
- (f) make a report to the Commissioner in the form provided by the Commissioner, not later than three days, not including Saturday, Sunday and statutory holidays after the contest or exhibition is held, that shall include,
  - (i) a tally of the number of tickets sold and given away as complimentary and the amount of revenue received from the sale of tickets.
  - (ii) where there is no ticket agency and the person holding the professional contest or exhibition sells his own tickets, a tally of the number of unsold tickets, and
  - (iii) where the tickets are sold by a ticket agency, a report by the ticket agency regarding the number of tickets sold by the agency.
- (2) Where a person sells his own tickets, he shall return the unused tickets to the Commissioner at the time he makes the report referred to in clause (1) (f).
- (3) A person holding a professional contest or exhibition of boxing may pay a boxer his expenses before the commencement of the contest or exhibition but shall not pay the boxer for his services until after the completion of the contest or exhibition. O. Reg. 544/85, s. 12.
- 13. Every person who holds a professional contest or exhibition of boxing shall ensure that there is a telephone available for emergencies only and that the telephone number for the local emergency ambulance service is prominently displayed where the telephone is located. O. Reg. 544/85, s. 13.
- 14.—(1) Where the Commissioner fines a boxer, the person holding the professional contest or exhibition of boxing shall,
  - (a) retain the amount of the fine out of the purse or other remuneration of the boxer; and

- (b) be deemed to be a person who has received money for the Crown and for which he is accountable within the meaning of the Financial Administration Act.
- (2) A boxer who has been fined has no claim for the amount retained under subsection (1).
- (3) The amount retained under subsection (1) shall be paid to the Treasurer of Ontario within three days of the holding of the contest or exhibition. O. Reg. 544/85, s. 14.
- 15. No person shall advertise a professional contest or exhibition of boxing unless he first receives the approval of the Commissioner. O. Reg. 544/85, s. 15.
- 16.—(1) A boxer who is under contract to take part in a professional contest or exhibition of boxing shall weigh in on the day of the contest or exhibition at a time and place designated by the Commissioner.
- (2) Where, after the weighing in, the contest or exhibition is postponed more than twenty-four hours, each boxer shall again weigh in on the day of the contest or exhibition.
- (3) Where a boxer is overweight, he shall be allowed an hour to bring himself within the weight required by his contract.
- (4) Where a boxer remains overweight, the Commissioner shall direct the contest or exhibition to be held unless he considers the difference in weight between the boxers to be too great for a fair contest or proper exhibition. O. Reg. 544/85, s. 16.
- 17.—(1) A boxer under contract to take part in a professional contest or exhibition of boxing shall undergo a medical examination on the day of the weighing in.
- (2) Where the contest or exhibition is postponed more than twenty-four hours, each boxer shall undergo a medical examination on the day of the contest or exhibition.
- (3) Where a boxer is found by the medical examination to be unfit to box or is under the influence of drugs or of liquor, as defined in the *Liquor Licence Act*, he shall not take part in the contest or exhibition.
- (4) A medical examination required by this section shall be conducted by a legally qualified medical practitioner appointed by the Commissioner.
- (5) The medical practitioner conducting an examination under this section or a substitute appointed by the Commissioner shall be in attendance at the contest or exhibition.
- (6) The medical practitioner may enter the ring at any time when in his opinion a boxer is injured.

- (7) The medical practitioner shall sit next to the timekeeper who shall on the advice of the medical practitioner sound the bell twice to stop a fight in order for the medical practitioner to enter the ring. O. Reg. 544/85, s. 17.
- 18. Where a boxer under contract to take part in a professional contest or exhibition of boxing does not make the weight required under the contract, his opponent is entitled to the weight forfeit set out in the contract. O. Reg. 544/85, s. 18.
- 19. Where a boxer under contract to take part in a professional contest or exhibition of boxing,
  - (a) is found by a medical examination to be unfit to box;
  - (b) does not appear for his bout; or
  - (c) appears for his bout but, in the opinion of the ringside medical practitioner, is not in a proper physical or mental condition to take part therein,

the boxer is not entitled to any purse or other remuneration or expenses not already paid to him. O. Reg. 544/85, s. 19.

- 20.—(1) Where a boxer,
  - (a) loses a bout by a knock-out or by a technical knock-out; or
  - (b) in the opinion of either the referee or the ringside medical practitioner may have suffered a head injury in a bout in either a winning or losing cause,

the ringside medical practitioner shall inform the boxer that the boxer shall, within twenty-four hours of the end of the bout, report to a neurological testing centre designated by the Commissioner where the boxer shall be examined by a legally qualified medical practitioner who holds a fellowship in neurology or a fellowship in neurosurgery and who shall report the results of the examination to a legally qualified medical practitioner appointed by the Commissioner.

- (2) The examination referred to in subsection (1) shall include.
  - (a) an electroencephalogram examination;
  - (b) a computerized axial tomography examination (Catscan); and
  - (c) a psychometric evaluation.
- (3) The cost of the examination referred to in clause (1) (b) shall be paid for by the person holding the professional contest or exhibition of boxing.
- (4) Where a boxer is not a resident of Ontario and he is required to undergo an examination under clause (1)

- (b), he may with the approval of the Commissioner undergo the medical examination where he is resident and the boxer shall arrange for the results of the examination to be forwarded to the Commissioner within three days of his being required to undergo the examination.
- (5) Where a boxer referred to in subsection (1) does not undergo the examination required under that subsection, the Commissioner shall suspend the boxer's licence and no further licence shall be issued to the boxer until the examination is conducted. O. Reg. 544/85, s. 20.
- 21. Where a boxer is required to undergo a medical examination in order to get a licence under this Part or is required to undergo a medical examination under clause 20 (1) (b), the boxer shall provide the legally qualified medical practitioner conducting the examination with a complete history of the boxer's fight record and any injuries sustained during a fight. O. Reg. 544/85, s. 21.
- 22.—(1) Where a boxer is unable or refuses to take part in a professional contest or exhibition of boxing in accordance with the terms of his contract, the person holding the contest or exhibition shall notify the Commissioner forthwith.
- (2) Where the Commissioner is requested to do so by the person holding the professional contest or exhibition of boxing, the Commissioner may permit another boxer to substitute for the boxer unable or refusing to take part.
- (3) Where a boxer is unable or refuses to take part in a professional contest or exhibition of boxing and a substitute is permitted by the Commissioner, his opponent shall take part in the contest or exhibition of boxing.
- (4) Any medical examination required to be taken by a substitute boxer shall be at the time and place determined by the Commissioner. O. Reg. 544/85, s. 22.
- 23.—(1) Where a boxer under contract to take part in a professional contest or exhibition of boxing fails to take part therein and no substitute is obtained for him, his opponent is entitled to.
  - (a) the appearance forfeit; and
  - (b) the opponent's expenses for travelling to and from the place of the proposed contest or exhibition and for training for the contest or exhibition.
- (2) The expenses referred to in clause (1) (b) shall be paid for by the person holding the contest or exhibition of boxing.
- (3) Where there is a dispute as to the expenses, the parties shall refer the matter to the Commissioner for settlement and his decision is final.

- (4) Where a boxer under contract to take part in a professional contest or exhibition of boxing fails to take part in the contest or exhibition and a substitute is obtained,
  - (a) the opponent is entitled to the purse or other remuneration specified in the contract that he would have received had the contest or exhibition taken place;
  - (b) the person holding the contest or exhibition is entitled to the appearance forfeit of the boxer who failed to take part; and
  - (c) the substitute is entitled to a fee agreed upon before the commencement of the bout between the substitute and the person holding the contest or exhibition of boxing. O. Reg. 544/85, s. 23.

#### 24. Where.

- (a) a boxer is under contract to take part in a professional contest or exhibition of boxing and before the contest or exhibition is held the boxer takes part in another contest or exhibition; and
- (b) the Commissioner, after an investigation, is of the opinion that the boxer has because of his previous fight lessened his ability to participate in the contest or exhibition specified in the contract.

the Commissioner may render the contract void by endorsing thereon "This contract is void". O. Reg. 544/85, s. 24.

- 25.—(1) A boxer may have not more than three seconds.
- (2) Where a boxer has two or more seconds, he shall designate one of them as chief second.
- (3) The chief second is responsible for the conduct of any other second.
- (4) A boxer is responsible for the conduct of his seconds.
- (5) Only one second shall be permitted in the ring between rounds. O. Reg. 544/85, s. 25.
  - 26. A second shall,
    - (a) wear a clean jersey, sweater or shirt; and
    - (b) during a round remain seated and silent outside the ropes and the apron but near the corner of his charge. O. Reg. 544/85, s. 26.
- 27.—(1) A second shall not enter the ring until the bell or gong indicates the end of a round.

- (2) When the chief timekeeper's whistle sounds, the second shall leave the ring and take with him his bucket, stool and equipment. O. Reg. 544/85, s. 27.
- 28.—(1) Between rounds the chief second may request the referee to,
  - (a) visit his corner to discuss any point relevant to the bout;
  - (b) comment on any injury to his charge;
  - (c) have the ringside medical practitioner in attendance examine his charge; or
  - (d) stop the bout.
- (2) Between rounds a second not permitted in the ring may attend his charge but in doing so he shall remain outside the ropes on the apron of the ring. O. Reg. 544/85, s. 28.
  - 29. During a round a second shall not,
    - (a) interfere in any way with the progress of the bout;
    - (b) give any advice, assistance or encouragement to his charge; or
    - (c) throw anything into the ring,

and where a second does anything referred to in clause (a), (b) or (c) his charge may be warned or disqualified by the referee. O. Reg. 544/85, s. 29.

- 30. Where a second violates any provision of this Part, the referee or the Commissioner may order his removal from the ring or from the premises on which the bout is being held and may direct that he cease to act as a second during that bout. O. Reg. 544/85, s. 30.
- 31.—(1) A boxer shall be on the premises at which the contest or exhibition is to be held at least one hour before the time scheduled for the commencement of the bout in which he is taking part.
- (2) Where the boxer does not comply with subsection (1), the Commissioner may disqualify him. O. Reg. 544/85, s. 31.
- **32.**—(1) Subject to subsection (2), no boxer shall use grease or vaseline or any slippery substance that might handicap or injure his opponent.
- (2) A boxer may use a light application of grease or vaseline on his eyebrows and the bridge of his nose and behind his ears. O. Reg. 544/85, s. 32.
  - 33.—(1) No boxer shall,
    - (a) take part in more than one contest or exhibition on the same day; or

- (b) take part in a contest of ten or more threeminute rounds within four days of his last contest.
- (2) Where a boxer takes part in a contest or exhibition of fewer than ten three-minute rounds, he shall not take part in any other contest or exhibition for three days.
- (3) In addition to the requirements of section 20, where a boxer,
  - (a) loses a contest or exhibition by a knock-out or by a technical knock-out, or
  - (b) in the opinion of either the referee or the ringside medical practitioner, suffers a serious beating in either a winning or losing cause,

the boxer shall forthwith be suspended from boxing for sixty days and the Commissioner shall notify the boxer forthwith in writing of the suspension.

- (4) Where a boxer is declared the loser in four consecutive bouts, the Commissioner shall suspend his licence to participate in boxing contests or exhibitions.
- (5) Where the Commissioner suspends a licence under subsection (4), he may reinstate the licence where the boxer satisfies the Commissioner that,
  - (a) he is medically fit to participate in a further contest or exhibition; and
  - (b) he has sufficient skills to participate in future contests or exhibitions without being exposed to undue risk or injury. O. Reg. 544/85, s. 33.
- 34.—(1) A boxer shall be deemed to be down when he,
  - (a) touches the floor of the ring with any part of his body other than his feet;
  - (b) is hanging over the ropes in a helpless manner, and when the referee so indicates and begins the count; or
  - (c) is rising from a down position.
- (2) When a boxer is down, his opponent shall at once go to a neutral corner and thereupon the referee shall call aloud at one-second intervals "one", "two", "three", "four", "five", "six", "seven", "eight", "nine", "out", as the knock-down timekeeper indicates the seconds as they elapse.
- (3) Where a boxer is knocked down, he shall take a mandatory eight count.
- (4) When the referee calls "out", he shall raise his hands over his head and declare the boxer in the neutral corner to be the winner by a knock-out.

- (5) Where a boxer is down and his opponent leaves the neutral corner while the referee is counting, the referee shall stop counting and resume where he left off only when the opponent is again in the neutral corner.
- (6) Where a boxer who has been knocked down or through the ropes rises before the referee calls "out", but falls again before being hit by his opponent, the referee shall resume counting where he left off.
- (7) Where both boxers go down at the same time, the referee shall continue to count until both of them get up or until he calls "out", whichever happens sooner.
- (8) When the boxers are both counted out, the referee shall stop the bout and the decision shall be given in accordance with the points awarded before the count began.
- (9) Where a boxer fails to resume boxing immediately after the interval between rounds, the referee shall count as if the boxer were down.
- (10) Where a boxer is knocked down and while the referee is counting the bell or gong indicates the end of the round, the referee shall,
  - (a) stop counting where the round is the last round of the bout; or
  - (b) continue to count, where the round is not the last round of the bout, until he calls "out" or the boxer rises, whichever happens sooner.
- (11) Where a boxer is knocked through the ropes and out of the ring, he shall be given eighteen seconds to re-enter the ring. O. Reg. 544/85, s. 34.
- 35. Where a boxer is down through accident, he shall rise immediately but where he is knocked down, he shall take a mandatory eight count.

  O. Reg. 544/85, s. 35.

#### 36. Where a boxer.

- (a) touches the floor of the ring for ten seconds or more with any part of his body other than his feet;
- (b) hangs unconscious on the ropes; or
- (c) in the opinion of the referee, is at any time incapable of continuing or is outclassed,

he shall be deemed to be knocked out. O. Reg. 544/85, s. 36.

- 37. Where, in the opinion of the referee, a boxer is incapable of continuing the bout because of a cut near the eye, the referee shall,
  - (a) stop the bout; and
  - (b) if the cut was,

- (i) caused by a blow, award the decision to the boxer delivering the blow,
- (ii) caused by an intentional butt, award the decision to the injured boxer after disqualifying his opponent, or
- (iii) accidental, declare the bout a draw. O. Reg. 544/85, s. 37.

38.—(1) There shall be a chief timekeeper and a knock-down timekeeper, each equipped with a stopwatch.

- (2) The chief timekeeper shall,
  - (a) sit outside the ring close to a bell or gong;
  - (b) have a whistle that can be heard clearly by the boxers;
  - (c) ten seconds before the end of each interval between rounds, blow his whistle;
  - (d) at the end of ten seconds, indicate the beginning of the round by ringing the bell or striking the gong but only where the seconds have left the ring and taken with them their buckets, stools and equipment; and
  - (e) at the end of each round, ring the bell or strike the gong.
- (3) Where a boxer is down, the knock-down timekeeper shall immediately stand up and upon the referee calling "one" indicate aloud and by waving one arm the additional seconds as they elapse according to his stopwatch.
- (4) Where a boxer is knocked out, the timekeeper shall advise the master of ceremonies of the round in which the knock-out took place and the part of the round that has elapsed. O. Reg. 544/85, s. 38.
- 39. There shall be a master of ceremonies who shall,
  - (a) ensure that equipment necessary for communicating with the spectators and the contestants in a contest or exhibition is available;
  - (b) take such action as is necessary to have the boxers ready for the contest or exhibition in which they are to take part;
  - (c) at the beginning of the contest or exhibition, introduce the boxers to the spectators, announce their names and weights and the length and other particulars of the contest or exhibition;
  - (d) before a round begins, announce or otherwise indicate to the spectators the number of that round:

- (e) at the end of the bout,
  - (i) obtain first the slip of the referee and then the slip of the judges, and
  - (ii) announce the result of the bout;
- (f) make no other announcements except those authorized or directed by the Commissioner;
- (g) transmit the slips referred to in clause (e) to the Commissioner forthwith. O. Reg. 544/85, s. 39.
- 40. There shall be three judges seated outside the ring, one on each of three sides of the ring and at least six feet from the spectators. O. Reg. 544/85, s. 40.
- 41. Before a bout begins, all officials shall be present and seated at ringside and the referee shall,
  - (a) ascertain the names of the chief seconds; and
  - (b) call the boxers and seconds to the centre of the ring and give instructions for the conduct of the contest or exhibition. O. Reg. 544/85, s. 41.
- 42.—(1) Except as provided in subsection 17 (6), the referee and boxers shall be the only persons in the ring during a round.
- (2) Where a person who is connected with a boxer enters the ring during the conduct of a round, the referee may disqualify the boxer or order the person to leave the ring and allow the round to continue. O. Reg. 544/85, s. 42.
  - 43. The referee shall,
    - (a) stop a contest or exhibition if he considers the boxers so unevenly matched that the contest or exhibition is not a fair one and award the decision to the boxer who is leading; and
    - (b) stop a contest or exhibition if he considers it advisable because of the condition of a boxer. O. Reg. 544/85, s. 43.
- **44.** The referee may consult the judges as to whether a boxer has struck the other boxer below the belt. O. Reg. 544/85, s. 44.
- 45. Subject to subsection 59 (1) or 75 (1), as the case may be, the referee shall warn a boxer who commits a foul. O. Reg. 544/85, s. 45.
- 46.—(1) The referee may stop a contest or exhibition where he considers that,
  - (a) one of the boxers is not trying to win; or
  - (b) neither boxer is trying to win.

- (2) Where a contest or exhibition is stopped under clause (1) (a), the referee shall award the decision to the other boxer.
- (3) Where a contest or exhibition is stopped under clause (1) (b), the referee shall declare the bout no contest. O. Reg. 544/85, s. 46.
- 47. The referee shall not touch the boxers during a contest or exhibition unless they fail to separate upon his command "break". O. Reg. 544/85, s. 47.
- 48.—(1) The ring shall be at least eighteen feet square but not more than twenty-two feet square measured within the ropes and the ring platform shall extend beyond the ropes at least two feet three inches.
- (2) The ring posts shall be at least eighteen inches from the ropes.
- (3) The entire floor of the ring shall be padded with a one-inch layer of impact absorbing material placed over a one-inch base of building board mounted on a stressed frame.
- (4) The padding shall be covered with canvas, duck or similar material tightly stretched and held securely in place by lacing under the ring apron floor.
- (5) The ring floor shall be at least three feet but not more than four feet above the floor of the building and there shall be steps mounted diagonally at the opposite corners for use by contestants, officials and seconds, and in one neutral corner, adjacent to the timekeeper, for the use of the ringside medical practitioner.
- (6) Ring posts shall be made to extend from the floor of the building to a height of fifty-eight inches above the ring floor and shall be wrapped in soft material sufficient to prevent injuries to the contestants.
- (7) The colouring on the two opposite corners shall be red and blue and the colouring on the other two posts shall be white.
- (8) The ring ropes shall be four in number and at least one inch in diameter.
- (9) All ropes shall be wrapped securely in soft material.
- (10) The lower rope shall be eighteen inches from the ring floor, the second rope thirty inches from the ring floor, the third rope forty-two inches from the ring floor and the fourth rope fifty-four inches from the ring floor.
- (11) The rope shall be secured on all sides and in the middle by a cord of soft material so that the ropes cannot be separated farther apart at the middle than they are at the corner posts.
- (12) Lighting shall be mounted not less than twenty feet above the ring floor and shall provide an intensity of at least 540 LUX over the total ring area.

- (13) The area immediately surrounding the outside of the ring shall be secured in such a manner as to prevent spectators from having access to the ring.
- (14) The area immediately surrounding the outside of the ring shall be sufficient to provide adequate space for the seating of licensed officials and their equipment. O. Reg. 544/85, s. 48.
- 49. There shall be a bell or gong of sufficient volume that when rung or sounded it can be heard distinctly by the boxers and officials. O. Reg. 544/85, s. 49.
- 50.—(1) A boxer may wrap on each hand not more than thirty feet of soft gauze, not more than two inches wide.
- (2) The gauze referred to in subsection (1) may be held in place by surgeon's adhesive tape not more than one inch wide and not more than fifteen feet in length.
- (3) The binding of surgeon's adhesive tape referred to in subsection (2) shall not be applied over the knuckles of a boxer's hand or directly to the hand prior to the bandaging but small pieces of adhesive tape not exceeding four inches long and one-half inch wide may be placed between the fingers of each hand after the bandaging is complete. O. Reg. 544/85, s. 50.
- **51.** The trunks of opposing boxers shall be of contrasting colours. O. Reg. 544/85, s. 51.

#### PART II

## PROFESSIONAL BOXING—WHERE BLOWS MAY BE STRUCK BY THE FISTS ALONE

- **52.** This Part applies to professional contests or exhibitions of boxing in which blows may be struck by the fists alone. O. Reg. 544/85, s. 52.
- 53.—(1) A person who is eighteen years of age shall not take part in a professional contest or exhibition of boxing under this Part of more than eight three-minute rounds.
- (2) Except with the approval of the Commissioner, a person who is nineteen years of age or over shall not take part in a professional contest or exhibition of boxing under this Part of more than ten three-minute rounds.
- (3) There shall be a one-minute interval between rounds.
- (4) With the exception of a Canadian championship event that shall consist of twelve scheduled three-minute rounds, a professional contest of boxing under this Part shall consist of a minimum of four scheduled three-minute rounds and a maximum of ten scheduled three-minute rounds. O. Reg. 544/85, s. 53.
  - 54.—(1) The following are major fouls:
    - Hitting below the belt.

- Hitting an opponent who is down or rising from a down or striking an opponent after the gong has signaled the end of the round.
- 3. Butting with the head or shoulder.
- 4. Kicking, tripping, hacking or gouging.
- Striking on or over the kidneys or on the back of the neck.
- 6. Striking a pivot blow or half-pivot blow.
- Any physical action, other than fair boxing, that might injure an opponent.
- 8. Disobeying the referee.
- (2) The following are minor fouls:
  - 1. Holding or maintaining a clinch.
  - 2. Hitting while only one arm is free.
  - 3. Hitting or scraping with the inside of the glove, wrist or elbow.
  - 4. Hitting or flicking with an open glove.
  - 5. Purposely going down without being hit.
  - 6. Using abusive language. O. Reg. 544/85, s. 54.
- 55. One of the officials shall be designated by the Commissioner to be an examiner who shall,
  - (a) superintend the putting on of bandages and stamp and sign each hand signifying his approval before the putting on of gloves;
  - (b) superintend the putting on and lacing up of gloves in the dressing room;
  - (c) examine the protection cup of each boxer to ensure it is of the proper type; and
  - (d) ensure that the applicable equipment specified in section 62 is worn by each boxer. O. Reg. 544/85, s. 55.

#### 56.—(1) A judge shall,

- (a) except where a boxer is knocked out or technically knocked out, determine the winner and loser of each round by a system of points scored in accordance with subsections 57 (1) and (2);
- (b) record on a scoresheet points awarded boxers in each round;
- (c) at the end of the contest, total the number of points awarded each boxer and on a slip of paper write,

- (i) the name of the boxer awarded the greater number of points, or
- (ii) the word "draw" where each boxer has been awarded the same number of points,

and hand the slip to the master of ceremonies; and

- (d) within twenty-four hours after the contest transmit the scoresheet to the Commissioner.
- (2) Where the judges are agreed upon a winner, their decision is final. O. Reg. 544/85, s. 56.
- 57.—(1) The winner of a round shall be awarded ten points and the loser the number of points to which he is entitled in accordance with subsections (3) and (4)
- (2) Where a round is even, each boxer shall be awarded ten points.
  - (3) A boxer shall be given credit for,
    - (a) clean, forceful blows on any part of his opponent's head or on the front of his opponent's body above the belt, according to the damaging effect of the blows;
    - (b) aggressiveness;
    - (c) forcing the fight with skillful attack;
    - (d) cleverness in avoiding or blocking blows;
    - (e) cleverness in preventing his opponent from landing a blow;
    - (f) ring generalship, including the ability to take advantage of opportunities to cope with situations as they arise, to foresee and neutralize his opponent's method of attack and to force his opponent to adopt a style at which he is not skillful or which is to his disadvantage;
    - (g) the art of boxing as distinct from mere fighting; and
    - (h) sportsmanship in the ring and refraining from taking any unfair advantage of his opponent.
  - (4) A boxer shall have points deducted for,
    - (a) persistently delaying a contest by clinching, holding or lacking in aggressiveness; and
    - (b) committing an intentional or unintentional foul not sufficiently serious to warrant his disqualification. O. Reg. 544/85, s. 57.
  - 58. The referee shall.
    - (a) in a title fight or main event, superintend the putting on and lacing up of gloves in the ring

- in the presence of a delegated representative of each boxer; and
- (b) inspect the gloves, faces and bodies of the boxers in the ring and, subject to subsection 32 (2), take precautions to prevent a boxer from using grease or other substance that might handicap his opponent or result in an unfair advantage. O. Reg. 544/85, s. 58.
- 59.—(1) Where a boxer commits a major foul, the referee shall stop the bout and disqualify the boxer if he is of the opinion that the other boxer, because of the foul, is unable to continue or is unable to resume the contest or exhibition after what the referee considers a reasonable length of time.
- (2) Where the boxer is disqualified under subsection (1), the referee shall award the decision to the other boxer. O. Reg. 544/85, s. 59.
- 60. Each boxer shall wear new gloves in a main bout. O. Reg. 544/85, s. 60.
- 61.—(1) Eight-ounce gloves shall be worn by each boxer who is under 147 pounds in weight.
- (2) Ten-ounce gloves shall be worn by each boxer who is 147 pounds or more in weight.
- (3) The laces of the gloves shall be tied on the outside of the back of the wrists of the gloves and covered by surgeon's adhesive tape. O. Reg. 544/85, s. 61.
  - 62.—(1) Each boxer shall wear,
    - (a) clean, neat trunks, other than tights, extending from a point not above the navel to a point not higher than half-way between the knees and the crotch;
    - (b) shoes of a soft material and without heels, cleats, spikes or hard soles;
    - (c) a properly fitted mouthpiece; and
    - (d) a protection cup, where applicable.
- (2) In addition to subsection (1) each female boxer shall,
  - (a) wear a breast protector approved by the Commissioner;
  - (b) wear a clean body shirt; and
  - (c) safely secure her hair in a manner that will not interfere with the vision or safety of either boxer.
- (3) Except for the clothing required under subsections (1) and (2), no boxer shall wear any other outer clothing while participating in a contest or exhibition. O. Reg. 544/85, s. 62.

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#### PART III

PROFESSIONAL BOXING—WHERE BLOWS MAY BE STRUCK BY BOTH THE FISTS AND THE FEET

- 63. This Part applies to professional contests or exhibitions of boxing in which blows may be struck by both the fists and the feet. O. Reg. 544/85, s. 63.
- 64.—(1) A person who is eighteen years of age or over shall not take part in a professional contest or exhibition of boxing under this Part of more than ten two-minute rounds except with the approval of the Commissioner who may authorize the addition of one or two further rounds.
- (2) There shall be a one-minute interval between rounds
- (3) With the exception of a Canadian championship event that shall consist of twelve scheduled two-minute rounds, a professional contest or exhibition of boxing under this Part shall consist of a minimum of three scheduled two-minute rounds and a maximum of ten scheduled two-minute rounds. O. Reg. 544/85, s. 64.
- 65.—(1) No person shall act as a scorekeeper or a minimum kick rule official at a professional contest or exhibition of boxing under this Part unless licensed to do so by the Commissioner.
- (2) An application for a licence to act as a scorekeeper or a minimum kick rule official at a professional contest or exhibition of boxing under this Part shall be made in a form provided by the Commissioner and shall be accompanied by the appropriate application fee set out in section 66.
- (3) A licence issued to a person who is a resident of Ontario to act as a scorekeeper or as a minimum kick rule official at a professional contest or exhibition of boxing under this Part expires with the 31st day of December next following the date of its issue.
- (4) A licence issued to a person who is not a resident of Ontario to act as a scorekeeper or as a minimum kick rule official at a professional contest or exhibition of boxing under this Part is valid only for the specific event for which it is issued. O. Reg. 544/85, s. 65.
- 66.—(1) The following fees are payable to the Treasurer of Ontario:

  - Upon application by a person who is not a resident of Ontario to act as a scorekeeper or as a minimum kick rule official at a professional contest

or	exhibition	of	boxing	under	this	
Par	rt					8 3

- (2) The following fees to be determined by the Commissioner are payable by the Commissioner to the officials appointed for a professional contest or exhibition of boxing under this Part:
  - 1. Minimum kick rule official . .at least 50
  - 2. Scorekeeper ......at least 50

O. Reg. 544/85, s. 66.

- 67.—(1) Fouls shall be classified as one point, three point or five point fouls.
- (2) Subject to subsection (3), where a boxer commits a foul, the referee shall penalize him by directing the judges to deduct either one, three or five points from the offending boxer's score, as may be considered appropriate by the referee.
- (3) Where a boxer commits a foul, the referee may, where in his opinion it is appropriate, warn the boxer in which case no points shall be deducted from the score
  - (4) The following are fouls:
    - 1. Striking a blow with an elbow or knee.
    - 2. Butting with the head.
    - 3. Striking a blow to the groin area.
    - 4. Chopping to the back of the neck.
    - 5. Striking the face with any part of the arm.
    - 6. Spinning back fist.
    - 7. Administering a kick to the leg.
    - 8. Striking an opponent when he is down.
    - Taking down an opponent by means other than a blow.
    - 10. Pushing, shoving or wrestling an opponent out of the ring.
    - 11. Sweeping above the ankle.
    - 12. Striking an opponent on a break.
    - 13. Striking an opponent after the gong has signaled the end of the round.
    - 14. Holding and striking an opponent at the same time.
    - Taking down an opponent after grabbing or holding his foot or leg.

- 16. Administering a kick while holding on to the ropes.
- 17. Extending the leg for the purpose of preventing an opponent from kicking.
- 18. Intentionally using the knee as a block.
- 19. Going down intentionally.
- 20. Using abusive language.
- 21. Striking a blow with an open glove.
- 22. Intentionally evading contact.
- 23. Disobeying the referee. O. Reg. 544/85, s. 67.
- 68.—(1) Where a boxer is knocked out, the knockdown timekeeper shall advise the master of ceremonies of the round in which the knock-out took place and the part of the round that has elapsed.
  - (2) There shall be two minimum kick rule officials.
  - (3) A minimum kick rule official shall,
    - (a) sit outside the ring;
    - (b) be assigned to each boxer and sit opposite the boxer's corner; and
    - (c) keep track of the kicks executed by the assigned boxer.
  - (4) There shall be two scorekeepers.
- (5) A scorekeeper shall be assigned to each boxer and shall,
  - (a) be responsible for keeping track of points awarded by judges;
  - (b) deduct any points for fouls as determined by the referee:
  - (c) deduct penalties assessed by the minimum kick rule official;
  - (d) transmit the resultant scores to the master of ceremonies for announcement at the end of the bout; and
  - (e) within twenty-four hours after the contest, transmit his scoresheet to the Commissioner. O. Reg. 544/85, s. 68.
- 69. One of the officials shall be designated by the Commissioner to be an examiner who shall,
  - (a) superintend the putting on of bandages and stamp and sign each hand and foot signifying his approval before the putting on of gloves and footpads:

- (b) superintend the putting on and lacing up of gloves and the putting on of footpads in the dressing room;
- (c) examine the protection cup of each boxer to ensure it is the proper type; and
- (d) ensure that equipment specified in section 79 is worn by each boxer. O. Reg. 544/85, s. 69.
- 70. A judge shall,
  - (a) except where a boxer is knocked out or technically knocked out, determine the winner and loser of each round by a system of points scored in accordance with subsection 67 (1) and (2) and section 72; and
  - (b) record on a separate scoresheet for each boxer points awarded in each round and give one copy to each scorekeeper. O. Reg. 544/85, s. 70.
- 71.—(1) Each boxer who takes part in a contest or exhibition of boxing under this Part shall deliver a minimum of eight legal kicks to his opponent in each round.
- (2) For the purpose of this section, a legal kick shall be considered to include an attempt to land a hard kick on an opponent. O. Reg. 544/85, s. 71.
- 72.—(1) The winner of a round shall be awarded ten points and the loser the number of points to which he is entitled in accordance with subsections (3) and (4).
- (2) Where a round is even, each participant shall be awarded ten points.
- (3) Where a boxer fails to deliver the minimum number of legal kicks as referred to in subsection 71 (1), he shall lose the round.
- (4) Where both boxers fail to deliver the minimum number of legal kicks, the round shall be scored even.
- (5) Where a boxer fails to deliver the minimum number of legal kicks in any three rounds, he shall be disqualified and the decision shall be awarded to his opponent.
- (6) Where both fighters fail to deliver the minimum number of legal kicks, the contest shall be considered a technical draw. O. Reg. 544/85, s. 72.
  - 73. The referee shall,
    - (a) in a title fight or main event, inspect,
      - (i) the bandages on the hands of each boxer,
      - (ii) the putting on and lacing up of gloves of each boxer,

- (iii) the footpads of each boxer, and
- (iv) the face and body of each boxer,
- in the presence of a designated representative of each boxer for the purpose of ensuring compliance with this Regulation; and
- (b) inspect the bandages, gloves, footpads, faces and bodies of the boxers in the ring and, subject to section 32 (2), take precautions to prevent a boxer from using grease or other substance that might handicap his opponent or result in an unfair advantage. O. Reg. 544/85, s. 73.
- 74.—(1) Where a boxer commits a foul, the referee shall stop the bout and disqualify him if he is of the opinion that the other boxer because of the foul is unable to continue or is unable to resume the contest or exhibition after a reasonable length of time has elapsed in the opinion of the referee.
- (2) Where the boxer is disqualified under subsection (1), the referee shall award the decision to the other boxer. O. Reg. 544/85, s. 74.
- 75.—(1) Where a referee stops a bout as a result of an accidental foul to a boxer, he may, where he determines that the boxer who has been fouled is not seriously injured, direct that the bout resume.
- (2) Where in the referee's opinion a bout should not continue because one of the boxers has been injured as a result of a accidental foul, he shall stop the bout and declare it a draw. O. Reg. 544/85, s. 75.
- 76. Boxers in a main bout shall wear new gloves and footpads. O. Reg. 544/85, s. 76.
- 77.—(1) Eight-ounce gloves shall be worn by each boxer who is under 158 pounds in weight.
- (2) Ten-ounce gloves shall be worn by each boxer who is 158 pounds or more in weight.
- (3) Laces of the gloves shall be tied on the outside of the back of the wrists of the gloves and covered by surgeon's adhesive tape.
- (4) Footpads shall be worn by boxers taking part in a professional contest or exhibition of boxing under this Part.
- (5) All gloves and footpads worn by boxers under this Part shall be approved by the Commissioner. O. Reg. 544/85, s. 77.
- 78. The feet and ankles of a boxer shall be wrapped with not more than four windings of soft surgeon's bandages that shall in turn be secured by one wrapping of surgeon's adhesive tape. O. Reg. 544/85, s. 78.
  - 79.—(1) Each boxer under this Part shall wear,

- (a) clean, neat, ankle-length trousers;
- (b) a properly fitted mouthpiece; and
- ( $\epsilon$ ) where applicable, a protection cup.
- (2) In addition to subsection (1), a female boxer under this Part shall,
  - (a) wear a breast protector to be approved by the Commissioner;
  - (b) wear a clean body shirt; and
  - (c) safely secure her hair in a manner that shall not interfere with the vision or safety of either boxer.
- (3) Except for the clothing required under subsections (1) and (2), no boxer shall wear any other outer clothing while participating in a contest or exhibition. O. Reg. 544/85, s. 79.

#### PART IV

#### PROFESSIONAL WRESTLING

- 80. This Part applies to professional contests or exhibitions of wrestling. O. Reg. 544/85, s. 80.
- 81. In this Part, "fall" means the pinning of both shoulders of a wrestler to the floor of the ring for at least three seconds. O. Reg. 544/85, s. 81.
- 82.—(1) A professional wrestling match or contest shall be deemed to be an exhibition only.
- (2) The word "exhibition" shall appear in the advertising of professional wrestling. O. Reg. 544/85, s. 82.
- 83.—(1) A professional contest or exhibition of wrestling shall only consist of,
  - (a) a match of one fall:
  - (b) a match of two falls out of three;
  - (c) team or tag-team matches with not more than two wrestlers on each team, and decided by one fall or by two falls out of three; or
  - (d) a match of not more than ten eight-minute rounds with an interval of one minute between rounds and decided by one fall or by two falls out of three.
- (2) A contest or exhibition referred to in clause (1) (a), (b) or (c) shall not exceed one hour in length except where approved by the Commissioner. O. Reg. 544/85, s. 83.
- 84.—(1) No contest or exhibition, other than a contest or exhibition of team wrestling, in which more

than two wrestlers are in the ring at the same time shall be held in Ontario.

- (2) In team or tag-team wrestling there shall not be more than two teams. O. Reg. 544/85, s. 84.
- 85. No person shall hold a professional contest or exhibition of wrestling where male and female wrestlers are in the ring at the same time. O. Reg. 544/85, s. 85.
- 86.—(1) No person shall hold a professional contest or exhibition of wrestling except under the authority of a licence or permit issued by the Commissioner.
- (2) Where a person intends to hold a professional contest or exhibition of wrestling, the person shall apply to the Commissioner for a licence or permit, as the case may be, at least thirty days prior to the date on which the contest or exhibition is to take place.
- (3) An application by a person who is a resident of Ontario for a licence to hold a professional contest or exhibition of wrestling shall be made in a form provided by the Commissioner and shall be accompanied by an application fee payable to the Treasurer of Ontario of,
  - (a) \$500, where the application is an initial application in a calendar year and the contest or exhibition is to be held in a local municipality where the population is 500,000 or greater;
  - (b) \$5, where the application is an initial application in a calendar year and the contest or exhibition is to be held in a local municipality where the population is less than 500,000; or
  - (c) no fee, where the application is a subsequent application in a calendar year.
- (4) An application by a person who is not a resident of Ontario for a permit to hold a professional contest or exhibition of wrestling shall be made in a form provided by the Commissioner and shall be accompanied by an application fee payable to the Treasurer of Ontario of,
  - (a) \$500, where the contest or exhibition is to be held in a local municipality where the population is 500,000 or greater; or
  - (b) \$5, where the contest or exhibition is to be held in a local municipality where the population is less than 500,000.
- (5) An application for a licence or permit to hold a professional contest or exhibition of wrestling shall be accompanied by a written acknowledgment from the owner, occupier or manager of premises intended to be used for the contest or exhibition that the premises will be available for the contest or exhibition on the date stated in the application.

- (6) No person shall be granted a licence or permit under this section unless at the time of his application he provides evidence satisfactory to the Commissioner that he has obtained a general liability insurance policy with coverage of \$1,000,000 that insures against possible injury sustained by members of the public or officials or property damage occasioned in a professional contest or exhibition of wrestling.
- (7) A licence to hold a professional contest or exhibition of wrestling issued by the Commissioner expires with the 31st day of December next following the date of its issue.
- (8) A permit to hold a professional contest or exhibition of wrestling is valid only for the specific event for which it is issued.
- (9) The seating capacity at a professional contest or exhibition of wrestling shall not exceed the seating capacity shown on the licence or permit. O. Reg. 544/85, s. 86.
- 87.—(1) Every person who intends to hold a professional contest or exhibition of wrestling shall,
  - (a) at least twenty-one days before the date of the contest or exhibition, deposit with the Commissioner as security,
    - (i) an amount equal to the total of the purses or other remuneration to be paid to the wrestlers and where one or more of the wrestlers is to be paid a percentage of the gross receipts, the estimated amount thereof.
    - (ii) an amount equal to the total of the fees payable to officials appointed for the contest or exhibition, and
    - (iii) a deposit of \$1,000 to guarantee payment to the Minister of the tax payable under subsection 5 (1) of the Act;
  - (b) at least twenty-one days before the date of the contest or exhibition, deliver to the Commissioner contracts of the wrestlers in the main bout; and
  - (c) at least three days before the date of the contest or exhibition, deliver to the Commissioner contracts of the wrestlers in the bouts other than the main bout.
- (2) A person who is not a resident of Ontario who intends to hold a professional contest or exhibition of wrestling shall, in addition to the security required under subsection (1), post a performance bond in an amount considered to be appropriate by the Commissioner having regard to any refund that may be due to the public in the event of non-performance of the contest or exhibition or non-payment of the tax payable under subsection 5 (1) of the Act.

- (3) The security referred to in subsection (1) shall be in the form of.
  - (a) cash or a certified cheque, with respect to the amount referred to in subclause (1) (a) (ii);
  - (b) with respect to the amount or deposit referred to in subclauses (1) (a) (i) and (iii),
    - (i) cash or a certified cheque,
    - (ii) a bond issued or guaranteed by the Government of Canada or Ontario, payable to bearer, or
    - (iii) where the person is unable to provide security in a form referred to in subclause (i) or (ii), an irrevocable letter of credit from a Canadian chartered bank.
- (4) Where a person holds a professional contest or exhibition of wrestling and does not within ten days of the contest or exhibition remit the deposits referred to in subclauses (1) (a) (i) and (ii), the security is forfeited.
- (5) Where a security is forfeited and is not in the form of money, the Commissioner shall sell the security within ten days of the forfeiture.
- (6) Where a security is forfeited, the Commissioner shall use all or part of it to make the payments referred to in subclauses (1) (a) (i) and (ii) and to pay the tax owing under subsection 5 (1) of the Act, where the tax owing under that subsection has not been paid, and refund any balance to the holder of the licence.
- (7) Where there is insufficient security to pay the tax owing under subsection 5 (1) of the Act and the amounts referred to in subclauses (1) (a) (i) and (ii), the amounts owing to wrestlers shall be paid first on a pro rata basis, the amounts owing as fees to officials shall be paid second on a pro rata basis and the amounts owing under subsection 5 (1) of the Act shall be paid third.
- (8) Where a professional contest or exhibition of wrestling has been held and all of the requirements of the Act and this Regulation have been complied with, the Commissioner may return the security referred to in this section if requested to do so. O. Reg. 544/85, s. 87.
- 88.—(1) No person shall take part in a professional contest or exhibition of wrestling unless licensed to do so by the Commissioner.
- (2) An application for a licence to participate in a professional contest or exhibition of wrestling shall be made in a form provided by the Commissioner and shall be accompanied by an appliction fee of \$5 payable to the Treasurer of Ontario.
- (3) A licence issued under this section expires with the 31st day of December next following the date of its issue. O. Reg. 544/85, s. 88.

- 89.—(1) No person shall referee a professional contest or exhibition of wrestling unless licensed to do so by the Commissioner.
- (2) An application for a licence to referee a professional contest or exhibition of wrestling shall be made in a form provided by the Commissioner and shall be accompanied by an application fee payable to the Treasurer of Ontario of.
  - (a) \$25, where the contest or exhibition is to be held in a local municipality where the population is 500,000 or greater; or
  - (b) \$10, where the contest or exhibition is to be held in a local municipality where the population is less than 500,000.
- (3) A licence issued under this section expires with the 31st day of December next following the date of its issue. O. Reg. 544/85, s. 89.
- 90.—(1) Every person who holds a professional contest or exhibition of wrestling shall,
  - (a) furnish the equipment referred to in sections 100 to 104;
  - (b) furnish each wrestler with a stool;
  - (c) provide facilities for making announcements that can be heard or seen clearly by the spectators;
  - (d) ensure that the contest or exhibition is begun at the time advertised and conducted throughout in an orderly manner and without unnecessary delay; and
  - (e) make a report to the Commissioner in the form provided by the Commissioner, not later than three days, not including Saturday, Sunday and statutory holidays after the contest or exhibition is held, that shall include,
    - (i) a tally of the number of tickets sold and given away as complementary and the amount of revenue received from the sale of tickets,
    - (ii) where there is no ticket agency and the person holding the professional contest or exhibition sells his own tickets, a tally of the number of unsold tickets, and
    - (iii) where the tickets are sold by a ticket agency, a report by the ticket agency regarding the number of tickets sold by the agency.
- (2) Where a person sells his own tickets, he shall return the unused tickets to the Commissioner at the time he makes the report referred to in clause (1) (e).

- (3) A person holding a professional contest or exhibition of wrestling may pay a wrestler his expenses before the commencement of the contest or exhibition but shall not pay the wrestler for his services until after the completion of the contest or exhibition. O. Reg. 544/85, s. 90.
- 91. No person other than the referee and contestants shall enter the ring during a contest or exhibition. O. Reg. 544/85, s. 91.
  - 92.—(1) A wrestler may have a second.
  - (2) The second shall,
    - (a) wear a clean jersey, sweater or shirt; and
    - (b) remain seated and silent outside the ring during a match but near the corner of his charge. O. Reg. 544/85, s. 92.
  - 93. There shall be a timekeeper who shall,
    - (a) sit outside the ring close to a bell or gong;
    - (b) be equipped with a stopwatch;
    - (c) indicate the beginning and end of a match by ringing the bell or striking the gong; and
    - (d) when the match ends before the time limit, advise the master of ceremonies of the time of the match. O. Reg. 544/85, s. 93.
- 94. There shall be a master of ceremonies who shall,
  - (a) ensure that equipment necessary for the contest or exhibition is available;
  - (b) take such action as is necessary to have the wrestlers ready for the match in which they are to take part;
  - (c) at the beginning of the match introduce the wrestlers to the spectators, announce their names and weights and other particulars of the match; and
  - (d) announce the result of the match. O. Reg. 544/85, s. 94.
  - 95. No wrestler shall,
    - (a) use grease or vaseline or any slippery substance that might handicap or injure an opponent;
    - (b) disobey the referee;
    - (c) push, strike, kick, interfere with or threaten the referee;
    - (d) apply a strangle hold to his opponent in any manner;

- (e) tangle or hang the neck, arm, foot or leg of an opponent in the ropes;
- (f) kick an opponent with his foot or knee;
- (g) gouge, rub or apply pressure, perspiration or foreign matter to an opponent's eyes;
- (h) scratch or bite an opponent;
- (i) pull the hair of an opponent;
- (j) bend the fingers of an opponent;
- (k) apply or maintain a hold upon an opponent while any part of the opponent's body is outside the ropes;
- (l) touch the ropes with any part of his body while applying or maintaining a hold upon an opponent;
- (m) remove or interfere with his opponent's tights;
- (n) throw an opponent out of the ring over the top rope;
- (o) wrestle or fight with an opponent outside the ring;
- (p) strike or apply pressure to or in the region of an opponent's scrotum;
- (q) have in his possession or use any foreign matter during the match;
- (r) continue to wrestle or fight after the match ends;
- (s) make any gesture indicating that he is committing any action under clauses (c) to (r);
- (t) do any act to unduly excite the spectators; or
- (u) do any act not in keeping with decency and good taste. O. Reg. 544/85, s. 95.
- 96. Where a referee is injured during a match and is incapable of continuing to officiate, the wrestlers shall retire to their corners until a substitute referee enters the ring and directs the match to continue. O. Reg. 544/85, s. 96.
  - 97. Where a wrestler,
    - (a) is unable to return to the ring after a fall that does not end the match; or
    - (b) in the opinion of the referee is in a condition that renders it inadvisable for the wrestler to continue the match,

the referee shall stop the match and award the decision to the other wrestler. O. Reg. 544/85, s. 97.

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- 98. Where the referee declares a fall or awards a decision to a wrestler, the referee and wrestlers shall leave the ring immediately. O. Reg. 544/85, s. 98.
- 99. The referee shall warn a wrestler who violates a provision of this Regulation and may disqualify him. O. Reg. 544/85, s. 99.

### EQUIPMENT

- 100.—(1) There shall be a ring at least eighteen feet square but not more than twenty feet square.
  - (2) The floor of the ring shall,
    - (a) extend beyond the ropes at least eighteen inches; and
    - (b) be padded with felt or other soft material at least one and one-half inches thick.
  - (3) The padding on the floor of the ring shall,
    - (a) extend at least one foot beyond the ropes; and
    - (b) be covered with canvas, duck or other similar material tightly stretched and laced to the floor of the ring. O. Reg. 544/85, s. 100.
  - 101. The ring shall,
    - (a) be not more than four feet above the surrounding floor; and
    - (b) have steps leading thereto. O. Reg. 544/85, s. 101.
  - 102. At each corner of the ring there shall be a post,
    - (a) at least eighteen inches from the ropes;
    - (b) made of metal not more than three inches in diameter; and
    - (c) extending from the floor of the ring to a height of fifty-eight inches. O. Reg. 544/85, s. 102.
- 103.—(1) There shall be three ropes each at least an inch in diameter.
  - (2) The ropes shall be,
    - (a) eighteen, thirty-five and fifty-two inches, respectively, above the floor of the ring; and
    - (b) wrapped with a soft material. O. Reg. 544/85, s. 103.
- 104.—(1) There shall be a bell or gong of sufficient volume that when rung or sounded it can be heard distinctly by the wrestlers and officials.
- (2) Where a gong is used, it shall be attached securely to the ring or to some other suitable object close at hand. O. Reg. 544/85, s. 104.

- 105.—(1) A wrestler in a professional wrestling contest or exhibition shall,
  - (a) be dressed decently; and
  - (b) wear shoes of a soft material, without heels, cleats, spikes or hard soles.
- (2) The clothing of opposing wrestlers shall be of contrasting colours. O. Reg. 544/85, s. 105.
- 106. Regulation 76 of Revised Regulations of Ontario, 1980 is revoked.

Monte Kwinter Minister of Consumer and Commercial Relations

Dated at Toronto, this 23rd day of October, 1985.

(7645)

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### PESTICIDES ACT

O. Reg. 545/85. General. Made—October 24th, 1985. Filed—October 29th, 1985.

# REGULATION TO AMEND REGULATION 751 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PESTICIDES ACT

- 1. Subsections 7 (1) to (7) of Regulation 751 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 616/81, are revoked and the following substituted therefor:
- (1) The fee for each class of an operator's licence, or a renewal of any of them, is \$30.90.
- (2) The fee for each class of exterminator's licence, or a renewal of any of them, is \$15.45.
- (3) The fee for a wholesale vendor's licence, or a renewal thereof, is \$154.50.
- (4) The fee for a limited wholesale vendor's licence, or a renewal thereof, is \$30.90.
- (5) The fee for a retail vendor's licence, Class 1, or a renewal thereof, is \$41.20.
- (6) The fee for a retail vendor's licence, Class 2, or a renewal thereof, is \$25.75.

- (7) The fee for a retail vendor's licence, Class 3, or a renewal thereof, is \$15.45. O. Reg. 545/85, s. 1.
  - 2. Subsection 10 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 616/81, is revoked and the following substituted therefor:
- (1) The fee for an examination for each class of licence is \$25.75 and shall be submitted together with the application. O. Reg. 545/85, s. 2.
  - 3. This Regulation comes into force on the 1st day of November, 1985.

(7646) 46

### **ENVIRONMENTAL PROTECTION ACT**

O. Reg. 546/85. Sewage Systems. Made—October 24th, 1985. Filed—October 29th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 374/81 MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

- 1.—(1) Subsection 15 (1) of Ontario Regulation 374/81, exclusive of the paragraphs, is revoked and the following substituted therefor:
- (1) Except where a higher fee is prescribed by a municipality under subsection 70 (4) of the Act, the fees payable for the following matters are:
  - (2) Paragraphs 1, 2 and 5 of subsection 15 (1) of the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 130/84, are revoked and the following substituted therefor:

    - 2. For an application for a certificate of approval for the construction, installation, establishment, enlargement, extension or alteration of a Class A sewage system ............\$87.55

- (3) Subsection 15 (1a) of the said Regulation, as made by subsection 1 (2) of Ontario Regulation 130/84, is revoked.
- (4) Subsection 15 (2) of the said Regulation, as amended by subsection 1 (3) of Ontario Regulation 130/84, is revoked.
  - Table 7 to the said Regulation, as remade by section 8 of Ontario Regulation 290/83 and amended by section 2 of Ontario Regulation 130/84, is revoked.
  - 3. Notwithstanding subsections 1 (3) and (4) and section 2, the fees set out in Table 7 to the said Regulation prior to its revocation by section 2 continue to be prescribed as the fees payable under subsection 70 (5) of the Act for each municipality referred to in the said Table 7 until the 31st day of March, 1986 or the municipality establishes a higher fee under subsection 70 (4) of the Act, whichever occurs first.

(7647) 46

# COURTS OF JUSTICE ACT, 1984

O. Reg. 547/85.
Salaries and Benefits of Provincial Judges.
Made—October 24th, 1985.
Filed—October 30th, 1985.

# REGULATION TO AMEND REGULATION 811 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

- Section 2 of Regulation 811 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 804/84, is revoked and the following substituted therefor:
- 2. The annual salary of a judge in a position referred to in Column 1 of the Schedule shall be the salary set out opposite thereto in Column 2 for service on and after the 1st day of April, 1985. O. Reg. 547/85, s. 1.

2. The Schedule to the said Regulation, as remade by section 4 of Ontario Regulation 227/85, is revoked and the following substituted therefor:

### Schedule

ITEM	Column 1	Column 2
1	Chief Judge of the Provincial Court	\$83,332
2	Associate Chief Judge of the Provincial Court	79,365
3	Senior Judge of the Provincial Court	76,398
4	Provincial Judge	75,000

O. Reg. 547/85, s. 2.

46

(7654)

# PLANNING ACT, 1983

O. Reg. 548/85.

Delegation of Authority of Minister under Section 4 of the *Planning Act*, 1983—General.

Made—October 22nd, 1985. Filed—October 31st, 1985.

# ORDER MADE UNDER THE PLANNING ACT, 1983

# DELEGATION OF AUTHORITY OF MINISTER UNDER SECTION 4 OF THE PLANNING ACT, 1983—GENERAL

- 1.—(1) Subject to subsection (2) and section 2, all authority of the Minister under subsection 306 (2) of the Municipal Act, subsection 82 (3) of the Registry Act and section 145 of the Land Titles Act in respect of the area comprising The Regional Municipality of Peel, is hereby delegated to the council of The Regional Municipality of Peel.
- (2) The delegation made in subsection (1) does not apply to any application for approval or consent, as the case may be, received by the Minister before the 1st day of September, 1985. O. Reg. 548/85, s. 1.
- 2.—(1) The delegation made in subsection 1 (1) is subject to the following conditions:
  - 1. Each application received shall be assigned a separate file number.
  - Where the council grants an approval or consent, a certified copy thereof shall be retained in the office of the clerk of the regional municipality.
  - 3. Where any of the authority delegated by subsection 1 (1) is in turn delegated by the council to a committee of council or an appointed

officer under subsection 5 (1) of the *Planning Act*, 1983, the council shall cause to be forwarded to the Minister a certified copy of the delegating by-law within thirty days of its passing.

- (2) The delegation of authority set out in this Order is not terminated by reason only that a condition set out in subsection (1) is not complied with. O. Reg. 548/85, s. 2.
- 3. This Order comes into force on the 1st day of September, 1985.

BERNARD GRANDMAITRE
Minister of Municipal Affairs

Dated at Toronto, this 22nd day of October, 1985.

(7671)

### PLANNING ACT, 1983

O. Reg. 549/85.

Restricted Areas—Territorial District of Sudbury.

Made—October 23rd, 1985. Filed—October 31st, 1985.

REGULATION TO AMEND ONTARIO REGULATION 834/81

MADE UNDER THE
- PLANNING ACT, 1983

- Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:
- 63.—(1) A seasonal dwelling and a guest cabin may be erected on the land described in subsection (2) if the following requirements are met:

Minimum front yard 3 metres

Minimum side yards 3 metres

Minimum rear yard 8 metres

Maximum floor area of guest cabin 25

25 square metres

(2) Subsection (1) applies to that parcel of land in the geographic Township of Cherriman in the Territorial District of Sudbury, being Parcel 28295, S.E.S. in the Land Titles Division of Sudbury (No. 53), which includes that land designated as Part 4 on a Plan deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number 53R-10164. O. Reg. 549/85, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 23rd day of October, 1985.

(7672) 46

# CHILD AND FAMILY SERVICES ACT, 1984

O. Reg. 550/85. General. Made—October 24th, 1985. Filed—October 31st, 1985.

### REGULATION MADE UNDER THE CHILD AND FAMILY SERVICES ACT, 1984

### **GENERAL**

### INTERPRETATION

### 1. In this Regulation,

- "acceptable exit" means that part of a means of egress that meets the requirements of Ontario Regulation 583/83 (Building Code) and that leads to a public thoroughfare or to an approved open space and that may include any one of the items enumerated herein or any combination thereof:
  - 1. An exterior doorway to grade.
  - 2. An exterior ramp.
  - 3. An exterior stairway.
  - A fire escape that meets the specifications of Sentences 3.4.8.14(1), (2), (3), (6), (7), (8), (9), (10), (11), (12) and (13) of Ontario Regulation 583/83 (Building Code).
  - An interior stairway that is separated from the remainder of the building by a fire separation;
- "actual cost" means the cost of a building project and includes.
  - (a) fees payable for the services of an architect, professional engineer or other consultant,
  - (b) the cost of purchasing and installing furnishings and equipment,
  - (c) the cost of land surveys, soil tests, permits, licences and legal fees,
  - (d) the cost of paving, sodding and landscaping, and
  - (e) the cost of acquiring land necessary for the building project;
- "adoption agency" means a licensee referred to in Part VII of the Act or a society;
- "approved corporation" means an approved corporation that is continued under subsection 209 (2) or 211 (2) of the Act;

- "approved cost" means that portion of the actual cost of a building project approved by the Minister;
- "approved estimate" means an estimate of net expenditures of an approved agency or approved corporation finally approved under Part I;
- "architect" means an architect who is a member in good standing of the Ontario Association of Architects;
- "auxiliary staff person" means a staff person in a residence who is responsible for the supervision of residents;
- "basic care expenditures" means the expenditures incurred with respect to the day to day operation of a residence;
- "building project" means a project composed of one or more of the following elements:
  - (a) the purchase or other acquisition of all or any part of an existing building or buildings including the land contiguous thereto,
  - (b) any renovations, alterations or additions to an existing building or buildings,
  - (c) the purchase or other acquisition of vacant land for the purpose of constructing a building or buildings thereon,
  - (d) the erection of a new building or any part thereof.
  - (e) the demolition of a building,
  - (f) the installation of public utilities, sewers and items or services necessary for access to the land or building or buildings;
- "common parentage" means one common parent;
- "discipline" means the act of maintaining an established order in a residence;
- "fire-resistant partition" means a construction assembly that acts as a barrier against the spread of fire and has a fire-resistance rating of at least thirty-five minutes:
- "fiscal year" of an approved-agency or approved corporation is the period designated by the Minister as the fiscal year of the approved agency or approved corporation, as the case may be;
- "fuel-fired appliance" means a device that is designed for use in heating and cooling systems that is operated on fuel and includes all components, controls, wiring and piping required to be part of the device under the requirements of Ontario Regulation 583/83 (Building Code);

- "net expenditures" means the costs, less applicable revenue, reasonable and necessary for the provision of approved services by an approved agency or the operation of an approved children's mental health centre or approved children's institution, as the case may be, but does not include the costs for which financial assistance is paid under section 8 of the Act in accordance with sections 9, 11, 12 and 13 (Financial Assistance—Capital) of this Regulation;
- "non-arms length relationship" means a relationship between two parties such that one party has the ability to exercise, directly or indirectly, control or significant influence over the operating and financial decisions of the other party;
- "parent-model foster care" means the provision of foster care in a foster home by not more than two adults on a continuous basis:
- "physician" means a legally qualified medical practitioner:
- "placing agency" means a society or other corporation that places a child in residential care or in foster care and includes a licensee;

"population" means,

- (a) the population as determined by the last municipal census taken prior to the year for which an estimate of net expenditures is made, except in territory without municipal organization,
- (b) in territory without municipal organization, the population of the territory, not including Indians, as determined by the last census taken under the Statistics Act (Canada) prior to the year for which an estimate of net expenditures is made;
- "professional engineer" means a professional engineer who is a member in good standing of the Association of Professional Engineers of the Province of Ontario;
- "program staff person" means a staff person in a residence whose primary responsibility is for the day to day care and supervision of residents;
- "punishment" means the act of implementing a technique to reduce or eliminate a behaviour of a resident or group of residents;

"recognized school of social work" means.

- (a) a school of social work in Canada that at the time this Regulation comes into force is accredited by the Canadian Association of Schools of Social Work, and
- (b) a graduate school of social work outside of Canada that has, in the opinion of the Minister, a course in social work that is equi-

valent to a course given at a school referred to in clause (a);

"residence" means a children's residence;

"social work assistant" means a person who,

- (a) has successfully completed Grade 13 in Ontario or has such other educational qualifications that the Minister considers equivalent thereto, or
- (b) worked as a social worker with a society for a period of at least one year immediately before the 1st day of January, 1985;

"social work supervisor" means a person who,

- (a) has the qualifications of a social worker III, social worker IV or social worker V and has had at least three years experience as a social work practitioner in child welfare, or
- (b) has such other educational and personal qualifications together with progressive experience in social work practice as, in the opinion of the local director, constitute adequate and suitable preparation for supervisory duties;
- "social worker" means a person who investigates or supervises children and who provides guidance and counselling:

"social worker I" means a person who,

- (a) is the holder of a certificate in social services from a post-secondary educational institution in Canada that is at least equivalent to a certificate in social services from a College of Applied Arts and Technology in Ontario, or
- (b) has such other educational qualifications that the Minister considers equivalent to those referred to in clause (a) and at least two years of experience in social work;

"social worker II" means a person who,

- (a) has successfully completed one year of fulltime study in social work at a recognized school of social work and, where the recognized school of social work is outside Canada or the United States of America, has at least one year of experience as a social worker in Canada. or
- (b) has at least three years of progressively responsible experience in welfare work in Ontario and has the qualifications of a social work assistant or two years of such experience and has the qualifications of a social worker I;

"social worker III" means a person who,

- (a) has successfully completed a two year course of professional education in social work at a recognized school of social work in Canada or the United States of America.
- (b) has successfully completed one year of fulltime study in social work at a recognized school of social work in Canada or the United States of America and, after the study, has had at least two years of experience in social work.
- (c) is the holder of a certificate of qualification in social work issued by the Central Council of Education in Social Work in Great Britain and, after its issuance, has had at least one year of experience in social work, or
- (d) has successfully completed a course of professional education in social work at a recognized school of social work in a country other than Canada or the United States of America and has had at least three years of experience in social work in Canada;

"social worker IV" means a person who,

- (a) has successfully completed a two year course of professional education in social work at a recognized school of social work in Canada or the United States of America and, after graduation, has had at least three years of experience in child care or family welfare services,
- (b) is the holder of a certificate of qualification in social work issued by the Central Council of Education in Social Work in Great Britain and, after its issuance, has had at least four years of experience in child care or family welfare services,
- (c) has successfully completed a two year course of professional education in social work at a recognized school of social work outside Canada or the United States of America and, after graduation, has had at least five years of experience in child care or family welfare services.

"social worker V" means a person who,

- (a) has successfully completed a two year course of professional education in social work at a recognized school of social work in Canada or the United States of America and, after graduation, has had at least five years of experience in social work at least two of which have been in child care or family welfare services,
- (b) is the holder of a certificate of qualification in social work issued by the Central Council of Education in Social Work in Great Britain and, after its issuance, has had at least six

- years of experience in social work of which at least two have been in child care or family welfare services, or
- (c) has successfully completed a two year course of professional education in social work at a recognized school of social work outside Canada or the United States of America and, after graduation, has had at least seven years of experience in social work of which at least three have been in child care or family welfare services:

"special care expenditures" means those expenditures incurred with respect to physical, emotional, developmental and educational needs of residents including professional services and non-recurring costs, but does not include basic care expenditures. O. Reg. 550/85, s. 1.

### PART I

#### FLEXIBLE SERVICES

Approvals, Budgets, Financial Assistance

- 2.—(1) Every agency that applies for an approval under section 8 of the Act shall file with the Minister,
  - (a) documentation of the need for the proposed service;
  - (b) evidence of financial viability, including where available, an audited financial statement of the agency for the preceding fiscal year together with a proposed budget for the proposed service;
  - (c) evidence that the agency is being managed in a competent manner including evidence of sound financial management;
  - (d) particulars of the program practise and procedures in place in the agency;
  - (e) particulars of corporations with which the agency has or may have a non-arms length relationship; and
  - (f) evidence that applicable requirements of the municipality where the premises in which the proposed service will be provided are located have been complied with or can be complied with.
- (2) Every agency that applies for an approval under section 9 of the Act shall file with the Minister,
  - (a) a copy of the site plan showing the location of the building or buildings, if any, on the site and a sketch of the floor plan of the premises where it is proposed to provide the service;
  - (b) reasons for the location of the proposed service;

- (c) documentation of the permitted uses of the proposed site under existing zoning by-laws of the municipality in which the site is located;
- (d) such other information in addition to that required under clauses (a) to (c) as the Minister may require to determine that the proposed premises is suitable for providing a service and that there is a need for the service in the area served or to be served by the service;
- (e) evidence that the premises comply with,
  - (i) the laws respecting the health of inhabitants of the area in which the premises are located,
  - (ii) any rule, regulation, direction or order of the local board of health and any direction or order of the local medical officer of health,
  - (iii) any by-law of the municipality in which the premises are located or other law for the protection of persons from fire hazards.
  - (iv) any restricted area, standard of housing or building by-law passed by the municipality in which the premises are located under Part III of the Planning Act or any predecessor thereof, and
  - (v) the requirements of Ontario Regulation 583/83 (Building Code). O. Reg. 550/85, s. 2.
- 3.—(1) Every approved agency and every approved corporation shall appoint a person to act as the chief executive officer of the approved agency or approved corporation.
- (2) A person who is appointed as the chief executive officer shall be responsible to the board of directors of the approved agency or approved corporation, as the case may be, for the operation and management of the approved services provided by the approved agency and each children's institution or children's mental health centre operated by the approved corporation.
- (3) Subsection (1) does not apply to a society in so far as it is providing services under section 15 of the Act. O. Reg. 550/85, s. 3.

### Financial Records

- 4.—(1) Every approved agency and every approved corporation shall keep books of account that shall,
  - (a) set forth the revenue and expenditures of the approved agency or approved corporation;

- (b) contain a record of money received by the approved agency or approved corporation from sources other than under the Act and this Regulation; and
- (c) be audited annually by a licensed public accountant who is not a member of the board or an employee of the approved agency or approved corporation or an employee of a corporation with which the approved agency or approved corporation may have a nonarms length relationship.
- (2) The revenue and expenditure of an approved agency required under clause (1) (a) shall be itemized according to each service provided by the approved agency. O. Reg. 550/85, s. 4.
- 5.—(1) Every approved agency and every approved corporation shall furnish to the Minister,
  - (a) not later than the last day of the fourth month following the end of each fiscal year,
    - (i) its annual financial statement together with an auditor's report thereon prepared by a licensed public accountant, and
    - (ii) a reconciliation report in a form provided by the Minister together with a report thereon prepared by a licensed public accountant;
  - (b) on a monthly or quarterly basis as required by the Minister, a financial report in a form provided by the Minister that includes statistics on the services provided by the approved agency or the children's institutions or children's mental health centres operated by the approved corporation; and
  - (c) an annual submission in a form provided by the Minister on expenditures and revenues of each children's residence licensed under Part IX of the Act that is operated by the approved agency or approved corporation.
- (2) An auditor's report required under this section shall be prepared in accordance with generally accepted auditing standards as set forth in the handbook of the Canadian Institute of Chartered Accountants
- (3) A reconciliation report shall include a calculation of the financial assistance payable by Ontario, the actual payments made by Ontario with respect to the fiscal year and a calculation made of the balance that may be owing by or repayable to Ontario.
- (4) Where a municipality is required to contribute financial assistance for the operation of a society, the reconciliation report shall include a calculation of the financial assistance payable by the municipality, the actual payments made by the municipality with

respect to the fiscal year and a calculation of the balance that may be owing by or repayable to the municipality. O. Reg. 550/85, s. 5.

- 6.—(1) Every approved agency and every approved corporation shall keep separate books of account for each children's residence licensed under Part IX of the Act that is operated by the approved agency or the approved corporation.
- (2) Every approved corporation shall keep separate books of account for each children's institution or children's mental health centre operated by the approved corporation.
- (3) Every approved agency shall keep separate books of account for each service provided by the approved agency.
- (4) Each book of account referred to in subsection (2) or (3) shall show aggregate revenues and expenditures separately with respect to each service provided by the approved agency or the children's institutions or children's mental health centres operated by the approved corporation, as the case may be.
- (5) Each book of account shall be retained for at least seven years from the date of the last entry in the book for a particular year. O. Reg. 550/85, s. 6.
- 7.—(1) Every approved agency and every approved corporation shall keep and maintain an up to date record of the inventory of all furnishings and equipment acquired by the approved agency or approved corporation with moneys paid by Ontario under section 8 or 9 of the Act.
- (2) A record of current inventory shall set forth each addition to or removal from the inventory and the reasons therefor and shall be prepared in such a manner and contain such additional information with respect to the inventory as the Minister may require. O. Reg. 550/85, s. 7.

### Financial Assistance—Capital

- 8.—(1) An application for financial assistance under section 8 of the Act in respect of a building project by an approved agency or approved corporation shall be made to the Minister on a form provided by the Minister.
- (2) An applicant under subsection (1) for financial assistance shall file with the Minister two copies of a site plan showing the location of the building or buildings, if any, on the site and, in the case of a building project with one or more of the elements referred to in clauses (a), (b), (d) and (f) of the definition of building project,
  - (a) building plans and specifications prepared by an architect or professional engineer showing the structure, fixtures and arrangements of the building or buildings and describing the areas of the building or buildings to be used for the purposes of the Act; or

- (b) where the Minister approves, structural sketches and specifications prepared by a person other than an architect or professional engineer describing the building or buildings and the areas of the building or buildings or contiguous to the building or buildings to be used for the purpose of the Act.
- (3) No plan, specification or structural sketch filed with the Minister shall be amended or altered without the approval of the Minister. O. Reg. 550/85, s. 8.
- 9.—(1) No payment of financial assistance shall be made for a building project except where,  $^{\land}$ 
  - (a) the building project has been approved by the Minister; and
  - (b) the approved cost has been determined.
- (2) The amount of a payment to an approved agency or to an approved corporation under section 8 of the Act for a building project shall be in an amount determined by the Minister up to 80 per cent of the approved cost of the building project.
- (3) An approval of a building project by the Minister under subsection (1) expires on the first anniversary of the date upon which the approval is given unless the building project has been commenced before the anniversary date.
- (4) The aggregate of the amounts of assistance paid at any point in time shall not exceed,
  - (a) an amount that bears the same proportion to the estimated total payment as the amount of progress made at the time towards completion of the project bears to the total estimated amount of work required for completion; or
  - (b) an amount that bears the same proportion to the estimated total payment as the amount of cost incurred at the time bears to the total estimated cost of the project,

whichever is the greater, except where the Minister directs otherwise.

- (5) A single payment, or in the case of payment in two or more instalments, the final payment of an amount payable for a building project shall not be made until,
  - (a) an architect or professional engineer certifies or the Minister is otherwise satisfied that the building project has been completed in accordance with the plans filed under clause 8 (2) (a) or the sketches thereof approved by the Minister under clause 8 (2) (b) and the building or addition is ready for use and occupancy; and
  - (b) the applicant for the payment submits a report containing,

- (i) a statement of the actual cost of the building project,
- (ii) a statement indicating that all refundable sales tax has been taken into account.
- (iii) a statement indicating that the total amount of the unpaid accounts applicable to the building project does not exceed the amount of the grant remaining to be paid, and
- (iv) an undertaking that the amount of the grant remaining to be paid will be applied first to the payment of the unpaid accounts. O. Reg. 550/85,
- 10. No applicant for or recipient of financial assistance for a building project shall,
  - (a) acquire a building or land for the building project;
  - (b) call tenders for the building project;
  - (c) commence construction of the building project; or
  - (d) erect any temporary or permanent sign, tablet or plaque on the site or building project,

without the written approval of the Minister. O. Reg. 550/85, s. 10.

- 11.-(1) It is a term and condition of a payment of financial assistance under section 8 of the Act in respect of a building, buildings or land forming part of a building project that the applicant for payment enter into an agreement with the Minister in which the applicant shall agree not to.
  - (a) change the site, structure or use of or sell, agree to sell, lease, mortgage, encumber, donate or otherwise dispose of all or any part of the building, buildings or land; or
  - (b) demolish or make alterations or additions to all or any part of the building or buildings,

without the written approval of the Minister.

- (2) The Minister may require as a condition of his approval under subsection (1) that the applicant shall reimburse Ontario in the same ratio as the Minister's share of the acquisition price, together with the costs of renovations, furnishings and equipment, less the costs of disposition, if any, based on the greater of,
  - (a) current market value; or
  - (b) the proceeds of disposition.
- (3) Where a recipient of financial assistance for a

Minister may require repayment of all or a part of the share referred to in subsection (2) and calculated in accordance with that subsection.

- (4) Repayment of all or part of the share referred to in subsection (2) may be obtained by,
  - (a) deducting the share from any moneys payable to the recipient under the Act; or
  - (b) recovering the share by proceedings in a court of competent jurisdiction. O. Reg. 550/85, s. 11.
- 12.—(1) Expenditures incurred by an approved agency or an approved corporation for,
  - (a) furnishings and equipment that are not replacements; or
- (b) repairs to or maintenance of a capital asset,

are capital expenditures if they are,

- (c) approved by the Minister as capital expenditures:
- (d) in the opinion of the Minister, necessary for the efficient operation of an approved service operated by the approved agency or an approved children's institution or approved children's mental health centre operated by an approved corporation, as the case may be, and the cost of which is not, in the opinion of the Minister, excessive for the purpose; and
- (e) are in excess of \$1,000.
- (2) Financial assistance may be paid for capital expenditures referred to in subsection (1) upon application by the approved agency or approved corporation in an amount up to 80 per cent of the cost as determined by the Minister. O. Reg. 550/85, s. 12
- 13. Notwithstanding subsection 9 (2) and subsection 12 (2), the amount of a payment of financial assistance under section 8 of the Act to an approved agency or approved corporation for a building project or for the items referred to in subsection 12 (1) shall be equal to an amount determined by the Minister up to the total approved cost of the building project or the items where, in the opinion of the Minister, the requirement for the service, children's mental health centre or children's institution is established and funds are not otherwise obtainable by the approved agency or approved corporation. O. Reg. 550/85, s. 13.

# Budgets-Approved Agencies

- 14.—(1) This section does not apply to a society in so far as it is providing services under section 15 of the Act.
- (2) Every approved agency and every approved building project contravenes subsection (1), the corporation shall, before a date fixed by the Minister in

each year, prepare and file with the Minister in a form provided by the Minister an estimate of its net expenditures for the next fiscal year.

- (3) Where an approved agency or approved corporation does not file an estimate of net expenditures in accordance with subsection (2) before the date fixed by the Minister, the Minister may at any time thereafter determine the amount of the estimate and cause the estimate to be filed with the approved agency or approved corporation.
- (4) An approved agency or approved corporation may, at any time up to one year after the end of the fiscal year of the agency or corporation, file with the Minister an amendment to the estimate of net expenditures.
- (5) The Minister may approve an estimate of net expenditures or an amendment thereto or the Minister may refuse to approve the estimate or the amendment or the Minister may vary the estimate or amendment and approve it as varied.
- (6) The Minister may vary an estimate of net expenditures approved under subsection (5) at any time up to one year after the receipt of the annual financial statement and reconciliation report required under clause 5 (1) (a).
- (7) Where the Minister proposes to refuse to approve an estimate of net expenditures or an amendment to an estimate of net expenditures or proposes to vary an estimate of net expenditures, the Minister shall give notice of the proposal to the approved agency or approved corporation forthwith.
- (8) An approved agency or approved corporation that receives a notice under subsection (7) or with which an estimate is filed under subsection (3) may, within thirty days of receipt of the notice or estimate, request,
  - (a) a meeting with the Minister;
  - (b) that the Minister consider written submissions from the approved agency or approved corporation; or
  - (c) both a meeting and the consideration of written submissions from the approved agency or approved corporation.
- (9) A date for a meeting shall be fixed and written submissions shall be filed no later than thirty days after receipt of the request by the Minister under subsection (8) unless otherwise agreed by the Minister.
- (10) The Minister shall consider the presentation made by the approved agency or approved corporation during the meeting or its written submissions or both.
- (11) After considering the presentation of the approved agency or approved corporation, the Minister may,

- (a) approve the estimate of net expenditures or an amendment thereto;
- (b) refuse to approve the estimate or the amendment;
- (c) vary the estimate or amendment and approve it as varied; or
- (d) confirm the amount of the estimate determined under subsection (3).
- (12) A decision of the Minister under subsection (11) is final.
- (13) Where an approved agency or approved corporation receives a notice under subsection (7) and does not make a request within the thirty day period set out in subsection (8), the Minister's decision with respect to the estimate of net expenditures, the amendment to an estimate of net expenditures or a determination of the amount of an estimate of net expenditures is final. O. Reg. 550/85, s. 14.

# Municipal Representation for Societies

- 15.—(1) The number of municipal representatives on the board of directors of a society that has jurisdiction in but not outside a city, separated town or a district, regional or metropolitan municipality shall be not fewer than four appointed from among themselves by the council of the city, separated town or the district, regional or metropolitan municipality.
- (2) The municipal representatives of a society that has jurisdiction in a county but not in a city or separated town shall be not fewer than four appointed from among themselves by the council of the county.
- (3) The municipal representatives of a society that has jurisdiction in an area that includes a county or part of a county outside a city, separated town or a district, regional or metropolitan municipality shall be as follows:
  - One municipal representative shall be appointed from among themselves by the council of each county, city, separated town and the district, regional or metropolitan municipality in the jurisdiction.
  - 2. The council of the county, city, separated town or the district, regional or metropolitan municipality having the largest population as determined by the last revised assessment rolls shall appoint from among themselves such other municipal representatives as are required so that the total number of municipal representatives on the board of directors is not fewer than four.
- (4) In subsections (1) to (3), a reference to a city or separated town does not include a city or separated town in a district, regional or metropolitan municipality.

- (5) The municipal representatives of a society that has jurisdiction in an area that includes a district or part of a district outside a city or a district, regional or metropolitan municipality shall be appointed in the manner determined under subsection (3), except that the District Child Welfare Budget Board established under section 17 or the district welfare administration board, as the case may be, shall appoint the representatives required by subsection (3) to be appointed by the council of a county. O. Reg. 550/85, s. 15.
- 16.—(1) The board of directors of a society shall pass a by-law that provides for an executive committee that consists of the president and the treasurer of the board of directors and that provides for the election from among their number of seven additional members being four municipal representatives and three other directors.
- (2) The board of directors shall by by-law delegate to the executive committee any powers of the board of directors, subject to the restrictions, if any, contained in the by-law or imposed from time to time by the board.
- (3) A majority of the members of an executive committee constitutes a quorum. O. Reg. 550/85, s. 16.

### District Child Welfare Budget Board

17. The council of each municipality, as defined in the *District Welfare Administration Boards Act*, in a district as defined in that Act in which a district welfare administration board has not been established shall, on or before the 1st day of October in each year, jointly appoint five persons to be a board known as the District Child Welfare Budget Board. O. Reg. 550/85, s. 17.

# Budgets-Societies

- 18.—(1) This section applies to a society only in so far as it is providing services under section 15 of the Act.
- (2) Every society shall before a date to be fixed each year by the Minister, which date shall be no later than the last day of February in the year next following, prepare in a form provided by the Minister and file with the Minister and with each municipality in the area in which the society has jurisdiction an estimate of its net expenditures for the year next following.
- (3) The estimate of net expenditures of a society in a district in which a district welfare administration board has been established shall be filed within the time set out in subsection (2) with the Minister and the board.
- (4) The estimate of net expenditures of a society in a district in which a district welfare administration board has not been established shall be filed within the time set out in subsection (2) with the Minister and the District Child Welfare Budget Board established under section 17 in that district.

- (5) The Minister, at any time after the date fixed by the Minister has expired and the society has not filed an estimate, may determine the amount of the estimate and cause the estimate to be filed with the society and with each municipality in the area in which the society has jurisdiction or with the District Child Welfare Budget Board, as the case may be.
- (6) An estimate filed by the Minister under subsection (5) shall, subject to subsection 20 (2) (review), be deemed to be approved by the Minister under subsection 19 (1) sixty days after it is filed.
- (7) The council of every municipality or District Child Welfare Budget Board, as the case may be, with whom an estimate is filed shall, subject to subsection 20 (1) (review), grant its approval to the estimate within sixty days after the filing of the estimate with the municipality or with the District Child Welfare Budget Board.
- (8) A municipality or District Child Welfare Budget Board, as the case may be, that has not, within the sixty day period fixed under subsection (7),
  - (a) granted its approval to the estimate; or
  - (b) referred the estimate to a child welfare review committee,

shall, at the expiration of that period, be deemed to have granted its approval to the estimate.

- (9) Where a society has jurisdiction in more than one municipality, the portion of the estimate of net expenditures of the society that is referable to each municipality shall, subject to subsection 21 (11) (decision of Minister),
  - (a) in respect of the cost of services for each child in care, be in the proportion that the number of children taken at any time into protective care in the municipality and who are in care during the year immediately preceding the year for which the estimate of net expenditures is made, bears to the total number of children in care in that immediately preceding year;
  - (b) in respect of the cost of services other than services for children in care, be in the proportion that the population of the municipality bears to the total population of the area in the jurisdiction of the society; and
  - (c) where by arrangement with a municipality the standard of services provided to the municipality exceeds that provided to any other municipality in the jurisdiction of the society, include the entire cost of the excess.
- (10) For the purpose of subsection (9), the number of children in the care of a society during the year shall be computed as the average for the year of the number of children in the care of the society on the last day of each month in the year.

- (11) Subsection (9) does not apply where a district welfare administration board has been established under the *District Welfare Administration Boards Act*.
- (12) For the purposes of subsection (9), "child in care" means a person under eighteen years of age who is in the care or custody of a society,
  - (a) while in detention in a place of safety under subsection 40 (2), clause 40 (3) (d), subsection 40 (6) or clause 40 (10) (b) of the Act;
  - (b) during the placement of a homemaker under section 74 of the Act; or
  - (c) as a result of an order under section 53 of the Act or an agreement under section 29 or 30 of the Act respecting the care and custody of the person where the person is cared for in a place other than in the home of the person's parent,

and includes a person who is receiving care and maintenance from a society under section 67 (2) of the Act and "children in care" has a corresponding meaning. O. Reg. 550/85, s. 18.

- 19.—(1) After an estimate is filed and approved by the council of each municipality, the Minister may approve the estimate as filed or, subject to subsection 20 (2) (review), vary the amount of the estimate and approve the estimate as so varied.
- (2) Where the Minister intends to vary the amount of an estimate and to approve the estimate as so varied under subsection (1), the Minister shall, at least thirty days prior to approving the estimate, cause notice to be given of the Minister's intention to vary and approve the estimate to the society and to the council of each municipality in the area in which the society has jurisdiction or to the District Child Welfare Budget Board, as the case may be. O. Reg. 550/85, s. 19.
- 20.—(1) A council of a municipality or a District Child Welfare Budget Board that does not agree with,
  - (a) the amount of the estimate referable to a municipality, where an estimate has been filed by a society with the municipality or the Board; or
  - (b) the portion of the estimate that is referable to a municipality,

may, on or before the expiration of sixty days after the filing of the estimate with the municipality or the District Child Welfare Budget Board, as the case may be, request the Minister to refer the matter to a child welfare review committee.

- (2) A society, the council of a municipality or a District Child Welfare Budget Board that does not agree with,
  - (a) the amount of an estimate that has been filed by the Minister under subsection 18 (5); or

(b) the amount of an estimate that the Minister intends to approve as varied under subsection 19 (1),

may,

- (c) in the case of an estimate referred to in clause(a), before the expiration of sixty days after the filing of the estimate; and
- (d) in the case of an estimate referred to in clause (b), after receiving notice of the Minister's intention to vary the amount of an estimate and before the Minister's approval is given to vary the amount of the estimate,

request the Minister to refer the matter to a child welfare review committee.

- (3) A council of a municipality or a District Child Welfare Budget Board that does not agree with the portion of the estimate referable to a municipality, where an estimate has been filed by the Minister with the municipality or the Board, may, before the expiration of sixty days after the filing of the estimate, request the Minister to refer the matter to a child welfare review committee. O. Reg. 550/85, s. 20.
- 21.—(1) For the purposes of this section and section 20, a child welfare review committee shall consist of,
  - (a) one member appointed by the Minister, who shall be chairman;
  - (b) one member appointed by the Ontario Association of Children's Aid Societies; and
  - (c) one member appointed by the council of the municipality or the District Child Welfare Budget Board, as the case may be.
- (2) Where a society has jurisdiction in more than one municipality and there is no District Child Welfare Budget Board, the member to be appointed under clause (1) (c) shall be appointed jointly by those municipalities.
- (3) The Minister shall, after receiving a request to refer a matter to a child welfare review committee, forthwith appoint the member referred to in clause (1) (a) and cause notice to be given to the Ontario Association of Children's Aid Societies and the council of the municipality or the District Child Welfare Budget Board, as the case may be, to appoint, within ten days of the notice having been given, the members referred to in clauses (1) (b) and (c), respectively, and to inform the Minister forthwith of the names of the members so appointed.
- (4) The Minister shall, after being informed of the members so appointed, forthwith cause notice of the names of the members of the child welfare review committee to be given to the parties concerned.
- (5) Where a party who receives a notice to appoint a member to the committee under subsection (3) fails to

appoint a member within the time prescribed, the Minister shall, in the place of the party who failed to make the appointment, forthwith appoint the member to the committee.

- (6) A child welfare review committee shall be convened by the chairman thereof within ten days after all the members have been appointed and the committee shall determine its own procedures.
- (7) A child welfare review committee may receive such written or oral evidence from a Director, the society, the municipality or the District Child Welfare Budget Board or any other person as it in its discretion considers proper whether admissible in a court of law or not and may require the Director to present evidence and make submissions.
- (8) A Director shall, when required by a child welfare review committee, present evidence and make submissions before the committee.
- (9) A child welfare review committee shall review the evidence submitted to it and obtain any additional evidence or material it considers necessary.
- (10) A child welfare review committee shall report its findings and make recommendations to the Minister within thirty days from the date that the committee first convenes and the findings and recommendations of the committee shall be made available to the parties concerned.
- (11) After reviewing the findings and recommendations of a child welfare review committee, the Minister may approve the estimate that is the subject of the review, vary the amount of the estimate and approve the estimate as so varied or determine the portion of the estimate referable to a municipality, and the decision of the Minister is final.
- (12) Notice of the Minister's decision shall be given to the parties concerned within thirty days after the Minister receives the report and recommendations of a child welfare review committee. O. Reg. 550/85, s. 21.
- 22.—(1) For the purpose of subsection 19 (2) of the Act, the amount that shall be paid to a society by the Minister shall be equal to,
  - (a) 80 per cent of the part of the approved estimate referable to any municipality within the jurisdiction of the society; and
  - (b) 100 per cent of the part of the approved estimate of the society referable to territory without municipal organization.
- (2) For the purpose of clause (1) (b), the part of the approved estimate of a society referable to territory without municipal organization shall be determined under subsection 18 (9) as if the territory without municipal organization were a municipality.

- (3) For the purposes of subsection 19 (3) of the Act, a municipality shall pay to the society having jurisdiction in the area of that municipality 20 per cent of the amount of the portion determined under subsection 18 (9) of the approved estimate of the society that is referable to the municipality. O. Reg. 550/85, s. 22.
- 23.—(1) After the estimate of net expenditures of a society for a year is finally approved by the Minister, the society may at any time within one year after the end of the society's fiscal year file with the Minister and with each municipality in the area in which the society has jurisdiction,
  - (a) an amendment to the approved estimate; or
  - (b) a supplementary estimate of net expenditures,

of the society not included in the original approved estimate for the year.

- (2) A municipality shall grant its approval to the amendment or supplementary estimate, as the case may be, within sixty days after the receipt thereof.
- (3) A municipality in the area in which a society has jurisdiction that has not granted its approval to an amendment or supplementary estimate filed under subsection (1) or requested the Minister to refer the amount of the amendment or supplementary estimate to a child welfare review committee within sixty days after receiving notice thereof from the society shall at the expiration of that period be deemed to have granted its approval to the amount of the estimate.
- (4) The council of a municipality in the area in which a society has jurisdiction that does not agree with the amount of,
  - (a) an amendment to an approved estimate; or
  - (b) a supplementary estimate,

may, before the Minister's refusal or approval is given, in lieu of approving the amendment or supplementary estimate and before the expiration of the sixty day period referred to in subsection (2), request the Minister to refer the matter to a child welfare review committee.

- ·(5) The Minister may approve an amendment to an approved estimate or an amount of a supplementary estimate that has been filed with the Minister under subsection (1) and approved by the council of each municipality or the Minister may, subject to subsection (6), refuse to approve the amendment or the supplementary estimate or may vary the amount of the amendment or the supplementary estimate and approve the amount so varied.
  - (6) Where the Minister intends.
    - (a) to refuse to approve the amount of an amendment to an approved estimate or the

- amount of a supplementary estimate filed under subsection (1); or
- (b) to vary the amount of an amendment to an approved estimate or the amount of a supplementary estimate filed under subsection (1) and approve any such amount as so varied.

the Minister shall, at least thirty days prior to the refusal or approval, give notice of the Minister's intention to the society and to the council of each municipality in the area in which the society has jurisdiction.

- (7) A society or the council of a municipality in the area in which the society has jurisdiction that does not agree with the Minister's intention,
  - (a) to refuse to approve the payment of the amount of an amendment to an approved estimate or the amount of the society's supplementary estimate filed under subsection (1); or
  - (b) to vary the amount of an amendment to an approved estimate or the amount of a supplementary estimate filed under subsection (1),

may, before the Minister's refusal or approval is given, request the Minister to refer the matter to a child welfare review committee.

- (8) The provisions of sections 20 and 21 apply with necessary modifications to a request for review made under subsection (4) or (7).
- (9) In this section, a District Child Welfare Budget Board that is established for a district under section 17 for the purpose of approving the estimate of net expenditures of a society may,
  - (a) approve an amendment or supplementary estimate of net expenditures;
  - (b) request a review of an amendment or supplementary estimate of net expenditures; and
  - (c) receive any notice required to be given to a municipality in respect of an amendment or supplementary estimate of net expenditures.
- (10) An amount of an amendment to an approved estimate or an amount of a supplementary estimate submitted under subsection (1) that is approved by the Minister under subsection (5) and by a municipality shall be deemed to be part of the approved estimate of the society for the year for the purpose of determining the amounts payable to the society under subsections 19 (2) and (3) of the Act.
- (11) A certificate of approval of an estimate of net expenditures of a society shall be made in Form 1 and shall be forwarded to the society forthwith after the approval is given. O. Reg. 550/85, s. 23.

- 24.—(1) For the purpose of computing a payment under section 22, the costs determined in accordance with the approved estimate of care and services provided by a society for any child,
  - (a) in care pursuant to an order made by a court of competent jurisdiction in a province other than Ontario or a territory of Canada; or
  - (b) who, immediately before coming into the care of the society, was under the care or supervision of a child welfare authority in a province other than Ontario or a territory of Canada in a place other than the home of a parent of the child pursuant to an agreement between a parent of the child and the child welfare authority entered into under the laws of that province or territory, as the case may be; and
  - (c) who is approved by a Director,

shall be excluded and Ontario shall pay to the society an amount equal to 100 per cent of the cost of the care and services.

- (2) For the purpose of computing a payment under section 22, the costs of a society determined in accordance with the approved estimate of any demonstration project that is approved by the Minister shall be excluded and Ontario shall pay 100 per cent of the cost of the demonstration project. O. Reg. 550/85, s. 24.
- 25.—(1) For the purpose of computing a payment under section 22, where an agreement is entered into with the Crown in right of Canada providing for contributions by Canada to Ontario for the payment of the cost of the care and services provided by societies for Indians who reside in Ontario on Indian reserves, on Crown land or in territory without municipal organization or who are designated as Indians with reserve status by the Minister of Indian Affairs and Northern Development of the Government of Canada, the cost of the care and services determined in accordance with the approved estimate shall be excluded from the computation under section 22 and Ontario shall pay to the societies an amount equal to 100 per cent of the cost of care and services.
- (2) Subsection (1) continues to apply to an Indian who commences to reside in a municipality in Ontario until the Indian has resided in the municipality for a period of twelve consecutive months.
- (3) Subsection (1) ceases to apply to an Indian who has resided in a municipality for twelve consecutive months until the Indian resumes residence in Ontario on an Indian reserve, on Crown land or in territory without municipal organization. O. Reg. 550/85, s. 25.

### Payments and Adjustments

26.—(1) An amount paid to an approved agency or an approved corporation under this Part shall not

exceed the amount of the approved estimate and such amount shall only be expended by the approved agency or approved corporation in accordance with the approved estimate.

- (2) An amount payable under this Part may be paid in advance.
- (3) An amount paid under this Part may be adjusted by the Minister upon receipt of the annual financial statement and the reconciliation report of the approved agency or approved corporation required under section 5.
- (4) The amount of an adjustment to an approved estimate.
  - (a) shall be refunded by the approved agency or approved corporation to Ontario when Ontario so requests; or
  - (b) shall be taken into account in calculating the amounts payable to the approved agency or approved corporation for the next fiscal year. O. Reg. 550/85, s. 26.

### Service Plans and Estimates

- 27.—(1) An estimate of net expenditures shall, when required by the Minister, be accompanied by a service plan that is approved in writing by the board of directors of the approved agency or approved corporation for,
  - (a) the approved services provided by the approved agency; and
  - (b) each children's institution or children's mental health centre operated by the approved corporation.
- (2) An estimate of net expenditures or an amendment thereto shall be approved in writing by the board of directors of the approved agency or approved corporation, as the case may be, before being filed with the Minister. O. Reg. 550/85, s. 27.

# Staff Qualifications of Societies

- 28. No society shall employ a social worker unless the person is a social work assistant, a social work superviser, a social worker II, a social worker III, a social worker IV or a social worker V. O. Reg. 550/85, s. 28.
- 29. Every local director of a society shall be a person who,
  - (a) has successfully completed two years of professional education in social work at a recognized school of social work and has had at least three years experience as a social work practitioner in child welfare;

- (b) has educational qualifications that together with the person's experience in social work are, in the opinion of the Minister, suitable for the position; or
- (c) held the appointment of local director on the 1st day of June, 1985. O. Reg. 550/85, s. 29.

### Director-Powers and Duties

- 30.—(1) In addition to the powers and duties that a Director has under the Act, a Director,
  - (a) shall, in respect of a Crown ward, have authority to consent to,
    - (i) the issuance of a passport in the name of a Crown ward who is under sixteen years of age, and
    - (ii) travel outside of Canada by a Crown ward unless the Director requires the consent to be given by the local director of the society having care of the Crown ward;
  - (b) may extend the period of time within which a report shall be made to a Director under subsection 2 (2) of Ontario Regulation 551/85 (General): and
  - (c) may approve social workers to visit homes of prospective adoptive parents.
- (2) Where an approval is required by a Director, where something is to be done as required by a Director or where a determination is to be made by a Director under this Regulation, the approval, requirement or determination is prescribed to be a power of a Director. O. Reg. 550/85, s. 30.

# PART II

### VOLUNTARY ACCESS

# Agreements

- 31.—(1) An agreement for the temporary care and custody of a child entered into under subsection 29 (1) of the Act shall be in Form 2.
- (2) An agreement for services to meet the special needs of a child entered into under subsection 30 (1) of the Act shall be in Form 3.
- (3) An agreement for services to meet the special needs of a child sixteen years of age or older and under eighteen years of age entered into under subsection 31 (1) of the Act shall be in Form 4.
- (4) An agreement to extend a temporary care agreement under subsection 29 (5) of the Act or to vary a temporary care agreement under subsection 29 (10) of the Act shall be in Form 5.

- (5) An agreement to extend a special needs agreement under subsection 30 (3) of the Act or to vary a special needs agreement under subsection 30 (4) or 31 (4) of the Act shall be in Form 6. O. Reg. 550/85, s. 31.
- 32.—(1) The Minister shall be deemed to be a child welfare authority for the purposes of entering into an agreement under subsection 30 (2), 30 (3), 31 (2) or 31 (4) of the Act to meet the special needs of a child.
- (2) The agreements referred to in subsection (1) shall be in a form provided by the Minister. O. Reg. 550/85, s. 32.
- 33. The Minister may require that a special needs agreement be entered into under section 30 or 31 of the Act where a residential service is provided to a child. O. Reg. 550/85, s. 33.

#### PART III

### CHILD PROTECTION

### Crown Wards

- 34.—(1) Care and maintenance may be provided to a person who is a former Crown ward in accordance with subsection 67 (2) of the Act where,
  - (a) the person is enrolled as a full-time student at an educational institution and requires financial assistance to continue as a student at the educational institution; or
  - (b) the person is mentally or physically incapacitated.
- (2) Subsection (1) does not apply to a person who has attained twenty-one years of age. O. Reg. 550/85, s. 34.

# PART IV

### YOUNG OFFENDERS

### Custody Review Board

- 35.—(1) The Custody Review Board established under section 92 of the Act shall consist of not more than fifteen members.
- (2) A member of the Board may be appointed for a term of six months, one year, two years or three years.
  - (3) One member of the Board constitutes a quorum.
- (4) A Vice-Chairman designated by the Chairman has the jurisdiction and shall exercise the power of the Chairman,
  - (a) in the absence of the Chairman; or
  - (b) if the Chairman is unable to act or the office of the Chairman is vacant.

- (5) The Chairman shall, from time to time, assign various members of the Board to its various hearings and reviews. O. Reg. 550/85, s. 35.
- 36.—(1) In addition to the duties of the Board prescribed in section 93 of the Act, the Board shall,
  - (a) carry out the duties required to be exercised by the Training Schools Advisory Board with respect to children who were made wards of the Crown under the *Training Schools Act*, until the wardships expire or are terminated; and
  - (b) review the placement of probationers who are ordered by the youth court under paragraph 23 (2) (f) of the federal Act to reside at a place specified by a provincial director where the place is a place of open custody.
- (2) An application by a young person for a review under clause (1) (b) shall be made within thirty days of the placement at the place specified by the provincial director.
- (3) Subsections 93 (2), (3), (4) and (5) of the Act apply with necessary modifications to a review by the Board in respect of an application under subsection (2).
  - (4) After conducting a review, the Board may,
    - (a) where the Board is of the opinion that the place where the young person resides is not appropriate to meet the young person's needs, recommend to the provincial director that the young person be transferred to another place; or
    - (b) confirm the placement. O. Reg. 550/85, s. 36.
- 37.—(1) Where the Board holds a hearing in respect of an application, a young person may be represented at the hearing by a parent or other advocate of his or her choice.
- (2) The Board shall conduct reviews and hearings in an informal manner and in the absence of the public.
- (3) The provincial director shall co-operate with the Board in the conduct of the reviews and shall provide the Board with documents and other information with respect to reviews when requested by the Board to do so.
- (4) The Board shall make its recommendations under subsection 93 (6) of the Act and clause 36 (4) (a) of this Regulation in writing to the provincial director and shall provide a copy of the written recommendations to the young person and his or her representative. O. Reg. 550/85, s. 37.
- 38.—(1) An information to obtain a warrant of apprehension and return of a young person under section 94 of the Act shall be in Form 7.

(2) A warrant of apprehension and return of a young person under section 94 of the Act shall be in Form 8. O. Reg. 550/85, s. 38.

### PART V

#### COMPLAINT PROCEDURES

- 39. For the purposes of subsection 105 (1) of the Act, the written procedure shall set out,
  - (a) the methods by which a child may express concerns with respect to alleged violations of the child's rights under Part V of the Act,
    - (i) in the presence of other children and to a program staff person,
    - (ii) in private to a program staff person, and
    - (iii) in private to the service provider or a person designated by the service provider; and
  - (b) the method by which a parent of a child or other person representing a child may express concerns with respect to alleged violations of the child's rights under Part V of the Act,
    - (i) in private to a program staff person, and
    - (ii) in private to the service provider. O. Reg. 550/85, s. 39.

# PART VI

### EXTRAORDINARY MEASURES

### Secure Isolation

- 40. A secure isolation room shall,
  - (a) not be used as a bedroom for a child who is in secure isolation;
  - (b) contain a window that is unbreakable or some other means of observing the child;
  - (c) contain lighting that is adequate to ensure the continuous observation of a child who is placed in secure isolation; and
  - (d) contain no objects that could be used by the child as instruments of injury or damage. O. Reg. 550/85, s. 40.
- **41.**—(1) Every service provider shall develop and maintain written policies and procedures with respect to the use of a secure isolation room in premises of the provider where it is proposed to place children in secure isolation.

- (2) The policies and procedures referred to in subsection (1) shall be reviewed with each staff person who is involved in the use of secure isolation upon the initial orientation of the staff person and at least annually thereafter. O. Reg. 550/85, s. 41.
- **42.** Every service provider shall maintain a written record of each instance of the use of a secure isolation room that shall include the name and age of each child placed in secure isolation and the dates and the duration of each use for each child. O. Reg. 550/85, s. 42.
- 43. Where a child is kept in a secure isolation room for more than one hour, the person in charge of the premises in which the secure isolation room is located shall review the continued need for secure isolation of the child at least every thirty minutes. O. Reg. 550/85, s. 43.
- 44.—(1) An application to a Director under subsection 120 (1) of the Act for approval of a locked room for use for the secure isolation of children shall be made to a Director in Form 9.
- (2) An application in Form 9 shall be accompanied by the applicant's written policies and procedures with respect to the use of a secure isolation room together with such other information concerning the service provider's program, the room and the proposed use of the room for secure isolation as a Director considers necessary to determine whether the room should be approved for use for the secure isolation of children.
- (3) Upon receipt of an application under subsection (1), a Director may inspect the premises and the room to be approved for the purposes of determining whether the room can be approved.
- (4) An approval or renewal of an approval of a locked room for use for the secure isolation of children shall be in Form 10.
- (5) A refusal or withdrawal of an approval of a locked room for use for the secure isolation of children shall be in Form 11. O. Reg. 550/85, s. 44.

### PART VII

### ADOPTION

### Placement of Children

- 45.—(1) Every adoption agency shall, with respect to the placement of children.
  - (a) ensure that counselling is provided to each person who is a parent within the meaning of subsection 131 (1) of the Act (parent defined) who is considering relinquishing a child for adoption;
  - (b) recruit prospective adoptive parents for children who are awaiting adoption;

- (c) ensure that an assessment is conducted on each prospective adoptive parent;
- (d) ensure that each adoption placement is supervised;
- (e) ensure that assistance is provided to complete the adoption of children who have been placed by the adoption agency;
- (f) ensure that post adoption services are provided to a person who is directly affected by the adoption where the person requests such services; and
- (g) ensure that residential care is provided in accordance with Part IX to each child awaiting placement for adoption.
- (2) Every adoption agency shall provide consulting and interviewing space that ensures privacy for all persons involved in the adoption.
- (3) Every adoption agency shall ensure that it has access to the services of a legally qualified medical practitioner including a psychiatrist, a social worker approved by a Director or by a local director in the case of a society, a person registered as a psychologist under the *Psychologists Registration Act* and a barrister and solicitor.
- (4) Where a child to be placed by a licensee referred to in Part VII of the Act is an Indian or a native person, the licensee shall give the child's band or native community thirty days written notice of the licensee's intention to place the child for adoption. O. Reg. 550/85, s. 45.
- 46.—(1) A child may be placed for adoption outside of Canada where one of the following special circumstances exist:
  - 1. The placement fulfils a special need of the child that is related to or caused by a behavioural, developmental, emotional, physical, mental or other handicap.
  - At least one of the prospective adoptive parents is a Canadian citizen.
  - 3. At least one of the prospective adoptive parents is related to the child by blood, marriage or adoption but is not related within the meaning of clause 130 (1) (c) of the Act (relative defined).
  - The placement will preserve the child's cultural background.
- (2) Every adoption agency that intends to place a child for adoption outside of Canada shall, before placing the child, prepare a placement plan that,
  - (a) includes a copy of the home study referred to in subsection 50 (1);

- (b) includes a statement of the health care to be provided for the child, including particulars of health insurance coverage for the child;
- (c) includes a statement of the arrangements made for the care of the child in the event of an adoption breakdown;
- (d) specifies the agency that will be supervising the child during the placement and a description of the proposed supervision;
- (e) includes a description of the provisions made for the child's education during the placement;
- (f) includes a description of the adoption law in the jurisdiction of the placement and an opinion by a qualified legal practitioner in that jurisdiction as to whether or not the child can be adopted under that law; and
- (g) includes a description of the immigration and citizenship laws in the jurisdiction of the placement and an opinion by a qualified legal practitioner in that jurisdiction as to whether or not the child can enter the jurisdiction and obtain citizenship under those laws.
- (3) A licensee referred to in Part VII of the Act that prepares a placement plan referred to in subsection (2) shall file a copy of the plan with a Director before the Director's approval or refusal is given under subsection 136 (2) of the Act.
- (4) No child shall be placed for adoption and removed from Canada or placed for adoption outside of Canada until the twenty-one day period for withdrawing a consent under subsection 131 (8) of the Act has expired.
- (5) No child who is seven years of age or more shall be placed for adoption and removed from Canada or placed for adoption outside of Canada unless the child consents to the placement.
- (6) Subsections (1), (4) and (5) do not apply to a child who is to be adopted by the child's relative, the child's parent or a spouse of the child's parent and who is taken or sent out of Canada for that purpose.
- (7) Where a licensee referred to in Part VII of the Act is unable to place a child for adoption within sixty days after a Director has approved the placement under clause 136 (2) (a) of the Act, the licensee shall forthwith after the expiration of the sixty day period notify a Director in writing that the child has not been placed for adoption and give reasons therefor. O. Reg. 550/85, s. 46.

### Records and Reports

47.—(1) Every licensee referred to in Part VII of the Act that receives an application from a person who wishes to receive a child for adoption or to board a

child intended to be placed for adoption shall upon receiving the application,

- (a) record a description of the home of the applicant; and
- (b) assess the home environment of the applicant including the applicant's competence and suitability as a foster parent or adoptive parent, as the case may be, and make a record of the assessment.
- (2) Where a child is placed in a foster home and an assessment of the home is made under clause (1) (b), the licensee shall reassess the foster home at least once a year during the placement.
- (3) Where six months or more expire from the time that an assessment referred to in clause (1) (b) is made and a child is not yet placed or boarded with the applicant, a reassessment of the home environment of the applicant shall be made by the licensee before a child is placed or boarded with the applicant. O. Reg. 550/85, s. 47.
- 48.—(1) A notice of a proposed placement under subsection 135 (3) of the Act shall be in Form 12.
- (2) A notice of a Director's decision under subsection 136 (2) of the Act to approve a proposed placement for adoption or to refuse approval of a placement for adoption shall be in Form 13. O. Reg. 550/85, s. 48.
- 49.—(1) Every adoption agency that proposes to place a child for adoption shall, before placing the child, prepare a report in a form approved by a Director that sets out the social and medical history of the child and of each person who is a parent of the child.
- (2) Every adoption agency shall ensure that the information contained in the social history and medical history of the parents of the child and of the child, except for any information that would identify the parents of the child, is shared in writing with the prospective adoptive parents prior to the adoption of the child.
- (3) Where the Director's approval of the proposed placement is required, a copy of the report referred to in subsection (1) shall be filed with the Director before the approval under subsection 136 (2) of the Act is given or refused.
- (4) Where the Director's approval of the proposed placement is not required, a copy of the report referred to in subsection (1) shall be filed by the adôption agency with the Director when the placement is registered under subsection 135 (6) or (7) of the Act, as the case requires.
- (5) A Director may approve the form of a report referred to in subsection (1). O. Reg. 550/85, s. 49.

# Homestudies and Visits

50.—(1) Every adoption agency shall, before placing a child for the purpose of adoption, arrange for the

preparation of a report of a homestudy of the prospective adoptive parents.

- (2) A licensee that is not exempted under subsection 135 (5) of the Act shall ensure that the homestudy referred to in subsection 136 (1) of the Act is prepared for the licensee by a person approved by a Director or local director and forwarded to the Director before the Director's approval or refusal is given under subsection 136 (2) of the Act. O. Reg. 550/85, s. 50.
- 51.—(1) Every adoption agency shall ensure that the home of the prospective adoptive parents is visited by a social worker approved by the Director or approved by a local director in the case of a society as soon as is practicable and no later than one month after the child is placed by the adoption agency in the home for adoption.
- (2) The adoption agency shall ensure that after the initial visit a social worker visits the home at least two times before the adoption order is made. O. Reg. 550/85, s. 51.

# Expenses

- 52. Expenses incurred by a licensee referred to in Part VII of the Act,
  - (a) to prepare a social and medical history of a child who is adopted or who is intended to be adopted and to prepare a social and medical history of a person who is a parent of the child;
  - (b) to conduct and prepare a homestudy of prospective adoptive parents;
  - (c) to provide residential care for a child awaiting adoption placement;
  - (d) to provide counselling services for a person who is a parent of a child, within the meaning referred to in subsection 131 (1) of the Act, regarding the parent's decision to relinquish the child for adoption;
  - (e) to provide transportation relating to the placement of a child for adoption;
  - (f) to provide supervision of an adoption placement:
  - (g) with respect to the administration of an adoption;
  - (h) to provide post-adoption services that are considered by a Director as being necessary to ensure the success of an adoption; and
  - (i) in addition to the matters referred to in clauses (a) to (h), any other services that in the opinion of the Director are necessary to ensure the success of an adoption,

are expenses that may be charged by a licensee to an adoptive parent or a prospective adoptive parent. O. Reg. 550/85, s. 52.

### Registration of Placements

- 53.—(1) For the purpose of subsection 135 (6) of the Act (registration of placement), the placement of a child for adoption shall be registered by filing a notice with the Director in Form 14.
- (2) For the purpose of subsection 135 (7) of the Act (registration of placement), the Director shall register the placement of a child for adoption by recording the information concerning the placement in Form 15.
- (3) Every person that has a child placed with him or her for adoption shall within thirty days of the date of the placement complete and file with the adoption agency that arranged the placement an acknowledgment of adoption placement in Form 16.
- (4) Every licensee referred to in Part VII of the Act shall forthwith upon receiving an acknowledgment of adoption placement file a copy of the acknowledgment with a Director. O. Reg. 550/85, s. 53.

### Trust Accounts

- 54.—(1) Every licensee referred to in Part VII of the Act shall establish and maintain a trust account in a chartered bank of Canada, a trust company registered under the *Loan and Trust Corporations Act* or a Province of Ontario Savings Office in which all funds received by the licensee from prospective adoptive parents shall be deposited.
- (2) The moneys paid into a trust account as required under subsection (1) shall only be withdrawn from the account with the consent of the prospective adoptive parent for whom the moneys are held and only for expenses incurred for services provided by the licensee with respect to the adoption of a child by the prospective adoptive parents.
- (3) Moneys remaining in a trust account after expenses are paid shall be returned to the person who paid the money to the licensee.
- (4) Every licensee shall keep a separate book of accounts showing all deposits and withdrawals from the trust account, the name of the prospective adoptive parent for whom the deposit or withdrawal is made and the date of each deposit or withdrawal. O. Reg. 550/85, s. 54.

### PART VIII

(Reserved)

### PART IX

### LICENSING

55. Sections 56 to 114, except where otherwise indicated, apply in respect of an application that is made

on or after the 1st day of November, 1985 for a licence or renewal of a licence to establish, operate or maintain a residence or to provide residential care or to place children for adoption, as the case may be. O. Reg. 550/85, s. 55.

56. For the purposes of subsection 58 (11), the following Regions are designated:

- The Northern Region, being the territorial districts of Algoma, Cochrane, Kenora, Manitoulin, Nipissing, Parry Sound, Rainy River, Sudbury, Thunder Bay, Timiskaming, The Regional Municipality of Sudbury and The District Municipality of Muskoka.
- The Central Region, being the counties of Dufferin and Simcoe, The Municipality of Metropolitan Toronto and the regional municipalities of York and Peel.
- The Southwestern Region, being the counties of Brant, Bruce, Elgin, Essex, Grey, Huron, Kent, Lambton, Middlesex, Oxford, Perth and Wellington and the regional municipalities of Haldimand-Norfolk, Niagara, Hamilton-Wentworth, Halton and Waterloo.
- 4. The Southeastern Region, being the counties of Frontenac, Hastings, Lanark, Lennox and Addington, Northumberland, Peterborough, Prince Edward, Renfrew and Victoria, the County of Haliburton, the united counties of Leeds and Grenville, Stormont, Dundas and Glengarry and Prescott and Russell and the regional municipalities of Durham and Ottawa-Carleton. O. Reg. 550/85, s. 56.

### Licences

- 57. Every person applying for a licence under clause 176 (1) (a) of the Act to establish, operate or maintain a residence shall file with a Director evidence that the premises used or to be used as a residence comply with,
  - (a) the laws respecting the health of inhabitants of the area in which the premises are located;
  - (b) any rule, regulation, direction or order of the local board of health and any direction or order of the local medical officer of health;
  - (c) any by-law of the municipality in which the premises are located or other law for the protection of persons from fire hazards;
  - (d) any restricted area, standard of housing or building by-law passed by the municipality in which the premises are located pursuant to Part III of the *Planning Act*, 1983 or any predecessor thereof;

- (e) the requirements of Ontario Regulation 583/83 (Building Code), where applicable; and
- (f) the requirements of Ontario Regulation 730/81 (Fire Code), where applicable. O. Reg. 550/85, s. 57.
- 58.—(1) An application for a licence or a renewal of a licence to establish, operate or maintain a residence under clause 176 (1) (a) of the Act shall be made to a Director in Form 17.
- (2) An application for a licence or a renewal of a licence to provide residential care under clause 176 (1) (b) of the Act shall be made to a Director in Form 18.
- (3) An application for a licence or a renewal of a licence to place children for adoption under subsection 176 (2) of the Act shall be made to a Director in Form
- (4) An application for a licence or renewal of a licence shall be accompanied by such other information as a Director considers necessary to enable the Director to determine whether the applicant would, if licensed, be in compliance with the Act and the regulations.
- (5) A licence to establish, operate or maintain a residence shall be in Form 20.
- (6) A licence to provide residential care shall be in Form 21.
- (7) A licence to place children for adoption shall be in Form 22.
- (8) A provisional licence to establish, operate or maintain a residence shall be in Form 23.
- (9) A provisional licence to provide residential care shall be in Form 24.
- (10) A provisional licence to place children for adoption shall be in Form 25.
- (11) The fee payable by an applicant on application for a licence or renewal of a licence under subsection (1) or (2) is,
  - (a) \$100 payable every three years for each Region in which an applicant intends to establish, operate or maintain a residence; and
  - (b) \$100 payable every three years for each Region in which an applicant intends to provide residential care.
- (12) Subsection (11) does not apply to an applicant for a licence or a renewal of a licence in a Region where the applicant has within the three year period referred to in subsection (11) already paid the prescribed fee.

- (13) The fee payable by an applicant on application for a licence or renewal of a licence under subsection (3) to place children for adoption is \$100 payable every three years.
- (14) A Director may issue or renew a licence for such period, not to exceed one year, as the Director determines is proper in the circumstances.
- (15) A Director may refund to an applicant a fee paid under this section with respect to a licence or renewal thereof that is not issued to the applicant.
- (16) A licence or a provisional licence to operate and maintain a residence shall be kept on the premises of the residence by the licensee who shall ensure that the licence is available for inspection by any person.
- (17) A licence or a provisional licence to provide residential care or to place children for adoption shall be kept on the premises of the licensee who shall ensure that the licence is available for inspection by any person. O. Reg. 550/85, s. 58.
- 59.—(1) Upon application for a licence or renewal of a licence to establish, operate or maintain a residence or to provide residential care, a Director may inspect or cause to be inspected the residence or any premises where residential care is to be provided by the applicant for the purpose of determining the eligibility of the applicant for the licence or renewal.
- (2) The Director shall, at the time of issuing a licence or renewal of a licence to operate a residence, include in the licence the maximum number of children for whom care may be provided by the licensee.
- (3) A licensee shall not admit to a residence more children than the maximum number of children permitted in the licence unless the admission is approved by a Director for a specified period of time.
- (4) A licensee that is a corporation shall notify a Director in writing within fifteen days of any change in the officers or directors of the corporation. O. Reg. 550/85, s. 59.

### Children's Services Review Board

- 60.—(1) The Board shall consist of eleven members.
- (2) A member of the Board may be appointed for a term of six months, one year, two years or three years.
- (3) Three members of the Board constitute a quorum.
- (4) A Vice-Chairman designated by the Chairman has the jurisdiction and shall exercise the power of the Chairman.
  - (a) in the absence of the Chairman; or

- (b) if the Chairman is unable to act or the office of the Chairman is vacant.
- (5) The Chairman shall from time to time assign various members of the Board to its various hearings. O. Reg. 550/85, s. 60.

### Hearings

- 61.—(1) A notice under subsection 180(1) of the Act (notice of proposal) in respect of an application for a licence or a renewal of a licence referred to in subsection 176 (1) of the Act (licence required) shall be in Form 26 and shall be accompanied by two blank copies of Form 28.
- (2) A notice under subsection 136 (2) of the Act (Director's approval) or under subsection 180 (1) of the Act (notice of proposal) in respect of an application for a licence or a renewal of a licence referred to in subsection 176 (2) of the Act (licence required) shall be in Form 27 and shall be accompanied by two blank copies of Form 28.
  - (3) A request for a hearing shall be in Form 28.
- (4) An application to the Board under subsection 36 (1) of the Act (Review by Board) shall be in Form 29. O. Reg. 550/85, s. 61.
- 62.—(1) The Board shall serve notice of a hearing in Form 30 on the parties to the hearing within fifteen days of receiving the notice of the request for the hearing.
- (2) The Board shall serve the notice under subsection (1) to each party to the hearing by sending the notice by registered mail to the party at the party's address last known to the Board. O. Reg. 550/85, s. 62.

### Miscellaneous

- 63.—(1) A local medical officer of health having jurisdiction in the area where a residence is located or any person designated by the local medical officer of health may at all reasonable times, upon producing proper identification, enter the residence and may, with respect to the health, safety or nutrition of the residents, inspect the facilities, the services provided, the books of account and the records relating to the services and make copies of those books and records or remove them from the premises to copy them as may be reasonably required.
- (2) No person shall hinder, obstruct or attempt to hinder or obstruct a local medical officer of health or a person designated by the local medical officer of health in the performance of the duties or knowingly give false information about the premises or services to a local medical officer of health or a person designated by the local medical officer of health.
- (3) No licensee or person in charge of a residence shall refuse to give a local medical officer of health or a

- person designated by the local medical officer of health access to the books and records referred to in subsection (1) or refuse to give a local medical officer of health or a person designated by the local medical officer of health information about the premises or services that the local medical officer of health or a person designated by the local medical officer of health reasonably requires.
- (4) The licensee shall carry out any recommendation made by the local medical officer of health or a person designated by the local medical officer of health concerning the health, safety or nutrition of any child in the residence. O. Reg. 550/85, s. 63.
- 64.—(1) Where a resident dies, the licensee who operates the residence in which the resident resides shall notify a coroner, other than a coroner who is a physician referred to in subsection 84 (2), of the death of the resident.
- (2) Where a child dies while in receipt of foster care in a foster home, the licensee who directly or indirectly operates the foster home shall, after consulting with the placing agency where the placing agency is not the licensee, notify a coroner. O. Reg. 550/85, s. 64.

# Management Practices

- 65.—(1) Every licensee who provides residential care is responsible for the operation and management of the residences operated by the licensee, including the program, financial and personnel administration of the residences.
  - (2) A licensee may appoint a person who shall be responsible to the licensee for the day to day operation and management of the residences.
- (3) Where a licensee or a person appointed under subsection (2) is absent, the powers and duties of the licensee or the person appointed under subsection (2) shall be exercised and performed by such person as the licensee designates. O. Reg. 550/85, s. 65.
- 66.—(1) Every licensee shall maintain an up to date written statement of policies and procedures with respect to each residence operated by the licensee that sets out,
  - (a) the purpose of the residence;
  - (b) the program provided in the residence;
  - (c) procedures relating to the admission and discharge of residents;
  - (d) the planning, monitoring and evaluation of care provided to residents;
  - (e) procedures for the maintenance of case records:
  - (f) methods of maintaining discipline;

- (g) the health program provided for residents:
- (h) the methods of maintaining security of the residence;
- (i) the methods for involving a resident's parent with the program of the residence;
- (i) the administrative structure of the residence;
- (k) staff and supervisory practices to be followed by staff persons in the residence;
- (l) the conduct and discipline of persons employed in the residence;
- (m) procedures to be followed in emergencies;
- (n) the financial administration of the residence;
- (o) the methods employed to encourage residents to participate in community activities;
- (p) articles prohibited by the licensee for the purposes of subsection 99 (3) of the Act;
- (q) procedures governing the expression of concerns or complaints by residents; and
- (r) procedures governing punishment and isolation methods that may be used in the residence
- (2) A copy of the policies and procedures referred to in subsection (1) shall be kept in each residence and shall be accessible to each person employed in the residence.
- (3) Clause (1) (*l*) does not apply where the policies and procedures concerning conduct and discipline are included in a collective agreement between the licensee and employees of the licensee. O. Reg. 550/85, s. 66.
- 67.—(1) Every licensee shall ensure that a daily log is maintained in each residence operated by the licensee
- (2) Each incident that affects or that in the opinion of the licensee may affect the health, safety or wellbeing of a staff person in the residence or a resident shall be included in the daily log. O. Reg. 550/85, s. 67.
- **68.** Every licensee shall ensure that each person employed in a residence operated by the licensee receives such immunization as is recommended by the local medical officer of health and a health assessment before the person commences employment. O. Reg. 550/85, s. 68.
- 69. Every licensee shall ensure that each person employed to work in a residence operated by the licensee shall receive an orientation with respect to the policies and procedures of the residence within thirty days of commencement of employment in the residence. O. Reg. 550/85, s. 69.

- 70.—(1) Every licensee shall prepare and maintain an annual budget with respect to each residence operated by the licensee that sets out,
  - (a) anticipated revenue of the residence; and
  - (b) projected basic care expenditures and special care expenditures for the residents in the residence.
- (2) Where a licensee operates two or more residences, a separate budget shall be prepared for each residence and each budget shall show the individual costs for each residence and the costs that are shared between the residences. O. Reg. 550/85, s. 70.
- 71.—(1) Every licensee shall, in respect of each residence maintained and operated by the licensee,
  - (a) keep a complete record of revenues and expenditures made in connection with the operation of each residence; and
  - (b) prepare and submit financial reports to a Director when required by a Director including reports by a public accountant licensed under the Public Accountancy Act.
- (2) Subsection (1) applies with necessary modifications to a licensee placing children for adoption. O. Reg. 550/85, s. 71.
  - **72.**—(1) Every licensee shall ensure that a policy of insurance with respect to each residence operated by the licensee is obtained and maintained in full force and effect.
  - (2) A policy of insurance with respect to a residence shall include.
    - (a) fire and extended coverage including coverage for the theft of the physical assets of the residence and the property of the residents;
    - (b) comprehensive general liability coverage and personal injury coverage, including coverage for the employees of the residence and volunteers in the residence and in the case of a parent model residence, the persons who provide care for the residents;
    - (c) a clause concerning liability arising out of any contract or agreement; and
    - (d) motor vehicle coverage for all vehicles owned or used by employees of the residence and volunteers in the residence and in the case of a parent model residence, all vehicles owned or used by persons who provide care for residents. O. Reg. 550/85, s. 72.

### Admission

73.—(1) Every licensee shall ensure that each person that applies for admission of a child to a residence

operated by the licensee is notified in writing within twenty-one days of the date of the application for admission of the licensee's decision with respect to admission of the child to the residence.

- (2) Where the licensee intends to admit the child, the licensee shall notify the applicant of the anticipated date of admission of the child.
- (3) Where the licensee is unable to notify the applicant of the decision with respect to admission within the twenty-one day period referred to in subsection (1), the licensee shall,
  - (a) advise the applicant in writing of the reasons for the delay; and
  - (b) notify the applicant of the licensee's decision with respect to admission as soon as possible in the circumstances. O. Reg. 550/85, s. 73.
- 74.—(1) Every licensee shall ensure that a written agreement for the provision of service to a child is entered into with respect to each child that is admitted to a residence operated by the licensee.
- (2) A written agreement for the provision of service to a child shall be entered into at the time of admission of the child to the residence or as soon as possible in the circumstances.
- (3) An agreement for the provision of service to a child shall include,
  - (a) the consent and authorization for the licensee
    - (i) provide care for the child,
    - (ii) obtain emergency medical treatment for the child, and
    - (iii) where applicable, inspect and obtain from persons named in the consent, records, reports and information concerning the child;
  - (b) financial arrangements with respect to the provision of care by the licensee for the child; and
  - (c) provision for a review of the agreement at the request of the child, a parent of the child or the society or other person placing the child or the licensee.
- (4) Every licensee shall ensure that with respect to each agreement for the provision of service to a child that.
  - (a) the society or probation officer who is supervising or otherwise providing services to a child, but who is not a parent of the child;
  - (b) the society or other person placing the child;and

(c) the child, where the child is twelve years of age or over.

are consulted and involved in the development of the agreement.

- (5) Every licensee shall ensure that each agreement for the provision of service to a child entered into by the licensee is explained to the child, where the child is twelve years of age or over, in language that is suitable to the child's understanding before the agreement is signed by the persons required under subsection (7) to sign the agreement.
- (6) Where possible the licensee shall after explaining the agreement to the child obtain a signed acknowledgment from the child that the agreement has been explained.
- (7) An agreement for the provision of service to a child shall be signed by,
  - (a) the licensee;
  - (b) the parent of the child or the society or other person placing the child;
  - (c) a children's aid society in whose care the child is where the child is in care under subsection 29 (1) or subsection 30 (1) of the Act;
  - (d) the child, where the child is sixteen years of age or over;
  - (e) the child's nearest relative, where the child is unable to sign and there is no parent; and
  - (f) where the agreement concerns a child who is a party to a temporary care agreement, the child.
- (8) Clause (7) (b) does not apply where the child is sixteen years of age or over and signs the agreement.
- (9) Clause (7) (d) does not apply where in the opinion of a physician or psychologist the child is unable to sign the agreement because of a mental or physical handicap.
  - (10) Where,
    - (a) an agreement for the provision of service to a child is developed without the consultation and involvement referred to in subsection (4);
    - (b) a person referred to in subsection (7) does not sign the agreement; or
    - (c) the child does not sign an acknowledgment that the agreement has been explained to the child,

the reasons shall be noted in the resident's case record. O. Reg. 550/85, s. 74.

- 75. Where an agreement for the provision of sevice to a child is not entered into under section 74, the licensee shall ensure that before a child is admitted to a residence operated by the licensee a consent for admission of the child in accordance with section 27 of the Act and a consent and authorization for the licensee to secure all necessary emergency medical treatment for the child is obtained. O. Reg. 550/85, s. 75.
- 76. Every licensee shall ensure that, upon admission of a child to a residence operated by the licensee, the child receives an orientation to the residence and the program provided in the residence and that the child is informed of the procedures that exist for a resident to express concerns or complaints while a resident. O. Reg. 550/85, s. 76.
- 77.—(1) Every licensee shall ensure that each child admitted to a residence operated by the licensee has had a general medical examination by a physician within thirty days prior to admission or has such an examination within seventy-two hours after admission.
- (2) Where a resident has not had a general medical examination in accordance with subsection (1), the licensee shall note in the resident's case record the circumstances that delayed the examination and arrange for an examination as soon as possible in the circumstances.
- (3) Where there are specific indications upon the admission of a child that suggest that either a medical examination or treatment is urgently required for the child, the licensee operating the residence where the child is admitted shall arrange for the examination or treatment forthwith
- (4) Where the medical examination or treatment referred to in subsection (3) cannot be arranged forthwith, the reason shall be noted in the resident's case record and the licensee shall arrange for the examination or treatment, as the case may be, as soon as possible in the circumstances.
- (5) Every licensee shall ensure that each child admitted to a residence operated by the licensee has had a dental examination by a dentist within six months prior to admission to the residence or has such an examination within ninety days after admission.
- (6) Where a resident has not had a dental examination in accordance with subsection (5), the licensee shall note in the resident's case record the circumstances that delayed the examination and arrange for an examination as soon as possible in the circumstances. O. Reg. 550/85. s. 77.
  - 78. Every licensee shall ensure that,
    - (a) upon admission of a child to a residence operated by the licensee it is determined whether or not the child being admitted is currently receiving medical treatment or medication or is suffering from any allergy or physical ailment; and

(b) where applicable, the treatment or medication referred to in clause (a) is continued. O. Reg. 550/85, s. 78.

# Programming

79.—(1) Every licensee shall develop or participate in the development of a written plan of care for each resident admitted to a residence operated by the licensee within thirty days of admission of the resident.

- (2) A plan of care for a resident shall include.
  - (a) a description of the resident's needs that is developed with reference to the findings of current or previous assessments of the resident;
  - (b) a statement of goals to be achieved for the resident while the resident is in the residence;
  - (c) a statement of the means to be used to achieve the goals referred to in clause (b);
  - (d) a statement of the educational program that is developed for the resident in consultation with the school boards in the area in which the residence is located;
  - (e) where applicable, a statement of the ways in which a parent of the resident will be involved in the plan of care including arrangements for contact between the resident and a parent of the resident and the resident's family;
  - (f) particulars of any specialized service to be provided directly or arranged for by the licensee;
  - (g) particulars of the dates for review of the plan of care;
  - (h) a list of revisions, if any, to the plan of care; and
  - a statement of the anticipated plan for discharge of the resident.
- (3) The initial plan of care referred to in subsection (1) and particulars of any reviews of the plan of care shall be entered in the resident's case record.
  - (4) Every licensee shall ensure that, where possible,
    - (a) a parent of the resident or the person who placed the resident;
    - (b) any children's aid society or probation officer who is supervising or otherwise providing services to a child, but who is not a parent; and
    - (c) the resident, where the resident is twelve years of age or over,

are consulted and involved with the development of each plan of care for each resident in a residence operated by the licensee.

- (5) Where the plan of care is developed without the consultation or involvement referred to in subsection (4), the reason for the lack of consultation or involvement shall be noted in the resident's case record.
- (6) Every licensee shall ensure that the development of each resident in each residence operated by the licensee in relation to the plan of care developed for the resident is reviewed at least every thirty days during the first six months that the resident is in the residence and at least every six months thereafter.
- (7) A resident shall be given an opportunity to express his or her views during each review referred to in subsection (6).
- (8) Every licensee shall ensure that each plan of care with respect to each resident in a residence operated by the licensee is reviewed three months and six months after the resident is admitted to the residence with,
  - (a) the resident;
  - (b) a parent of the resident; and
  - (c) any other person who is involved in the development of the plan of care within three months of the resident being admitted to the residence.
- (9) Where a review of a plan of care is requested by any person involved with the development of the plan of care, the review shall take place six months after the six month review referred to in subsection (8).
- (10) Where it is not possible to review the plan of care with each person referred to in subsection (8), the reasons for the lack of a review shall be noted in the resident's case record. O. Reg. 550/85, s. 79.
- 80.—(1) Every licensee shall consult at least annually with the school boards in the area in which each residence operated by the licensee is located for the purposes of identifying and utilizing the educational resources available for the residents.
- (2) Where, in the opinion of a licensee, the severity of the behavioural, physical or emotional problems of a resident in a residence operated by the licensee is such that the resident is unable to attend a school in the area in which the residence is located, the licensee shall document the need for an educational program for the resident and shall consult with the appropriate Director of Education with respect to the provision of a program for the resident in accordance with the requirements of the *Education Act* and the regulations thereunder. O. Reg. 550/85, s. 80.
- 81. Every licensee shall ensure that with respect to each residence operated by the licensee,

- (a) the residents receive well balanced meals that are nutritionally adequate for their physical growth and development; and
- (b) where special foods are recommended by a resident's physician, they are provided to the resident. O. Reg. 550/85, s. 81.
- 82.—(1) Every licensee shall ensure that each resident in a residence operated by the licensee has a supply of his or her own clothing of a suitable quality and size in relation to the resident's age and activities and local weather conditions.
- (2) Where clothing for an individual resident is limited because of the resident's need, the reason shall be noted in the resident's case record. O. Reg. 550/85, s. 82.
- 83.—(1) Every licensee shall ensure that prior to the transfer or discharge of a resident from a residence operated by the licensee, the resident is made aware of and understands, as far as possible, the reasons for the transfer or discharge.
- (2) Where a resident is transferred to another residence or discharged from a residence, the licensee shall, as soon as possible thereafter, but within thirty days of the transfer or discharge, forward a summary of the resident's progress while in the residence including a summary of the plan of care and an assessment of the resident's needs at the time of transfer to the licensee of the residence to which the resident is transferred or to the person or agency to whom the resident is discharged.
- (3) A copy of the summary referred to in subsection (2) shall be included in the resident's case record in the residence from which the resident was transferred or discharged. O. Reg. 550/85, s. 83.

### Medical and Dental Care

- 84.—(1) Every licensee shall ensure that the written policies and procedures in each residence operated by the licensee with respect to the health program referred to in clause 66 (1) (g) provide for,
  - (a) resident access to community health programs;
  - (b) arrangements for a physician and dentist to advise the licensee on an ongoing basis about medical and dental care required by the residents;
  - (c) at least an annual assessment of the health, vision, dental and hearing condition of the residents;
  - (d) health education for the residents; and
  - (e) the carrying out of procedures recommended by a physician for the prevention and control of disease.

- (2) Every licensee shall ensure that the services of a physician are provided for each resident in each residence operated by the licensee at regular intervals and as often as is needed by the resident.
- (3) Every licensee shall ensure that, where it is proposed to administer a medical or dental treatment to a resident in a residence operated by the licensee, the proposed treatment is fully explained to the resident in language suitable to the resident's age and understanding.
- (4) Every licensee shall, with respect to each resident in a residence operated by the licensee, maintain a cumulative record of each resident's medical and dental examinations and treatment while the resident is in the residence.
- (5) The cumulative record referred to in subsection (4) shall be kept in the resident's case record. O. Reg. 550/85, s. 84.
- 85.—(1) Every licensee shall ensure that with respect to each resident in each residence operated by the licensee,
  - (a) prescription medicines are administered to a resident only under the general supervision of the program staff of the residence and only when prescribed by a physician; and
  - (b) a record is kept of all medication given to each resident, including the type of medication, the period for which it is prescribed, when each dose is to be given and is given and by whom each dose is given.
- (2) The record referred to in subsection (1) shall be available to the prescribing physician upon request.
- (3) Every licensee shall provide lockable storage facilities in each residence operated by the licensee that shall be used for the medication of residents who are sixteen years of age or over and, in the opinion of the licensee, are able to assume responsibility for self administration of medication and wish to assume that responsibility.
- (4) Subsection (1) does not apply where the medication is self administered in a situation described in subsection (3).
- (5) Where, in the opinion of the physician, a resident under sixteen years of age will derive some benefit from the responsibility of administering the resident's own medication, a copy of the physician's written self-medication plan for that resident shall be kept in the resident's record. O. Reg. 550/85, s. 85.
- 86. Every licensee shall ensure that each person in a residence operated by the licensee who suffers from a communicable disease and for whom isolation is considered necessary by a physician is isolated from other persons in the residence who have not been infected. O. Reg. 550/85, s. 86.

- 87.—(1) Every licensee shall ensure that each residence operated by the licensee is equipped with a first aid kit.
- (2) The contents of the first aid kit shall be provided by the physician advising the licensee and the kit shall be kept in a location that is known and accessible to staff of the residence. O. Reg. 550/85, s. 87.

### Discipline, Punishment and Isolation

- 88.—(1) Every licensee shall ensure that the written policies and procedures in each residence operated by the licensee with respect to discipline, punishment and any isolation measures as referred to in clauses 66 (1) (f) and (r) set out the practices that may be used by staff persons of the licensee and the practices that shall not be used by staff persons of the licensee.
- (2) The policies and procedures with respect to discipline, punishment and isolation measures shall be reviewed with each staff person of each residence when the staff person first receives orientation to the residence and at least annually thereafter.
- (3) The licensee shall ensure that the staff persons and residents in each residence operated by the licensee are informed of the type of behaviour of a resident that will result in the use of disciplinary measures.
- (4) The licensee shall ensure no staff person in a residence operated by the licensee carries out any disciplinary procedure with respect to a resident unless the staff person has completed a training program with respect to the methods of discipline approved by the licensee.
- (5) The licensee shall ensure that where a punishment is administered to a resident or other intervention that is intended to reduce or eliminate a behaviour of a resident is used with a resident the fact is recorded in the resident's case record by the person employing the punishment or intervention and that the licensee or a person designated by the licensee is informed of the application of the punishment or intervention.

  O. Reg. 550/85, s. 88.
  - 89. No licensee shall,
    - (a) use or permit the use of deliberate harsh or degrading measures to humilate a resident or undermine a resident's self respect; or
    - (b) deprive or permit a person to deprive a resident of basic needs including food, shelter, clothing or bedding. O. Reg. 550/85, s. 89.
- 90.—(1) Every licensee shall, with respect to each residence operated by the licensee, develop and maintain policies and procedures with respect to a contravention of the policies and practices referred to in subsection 66 (1) or the requirements of section 89 of this Regulation or section 97 of the Act by a staff person of a residence.

(2) The policies and procedures with respect to a contravention referred to in subsection (1) shall be reviewed with each staff person of each residence operated by the licensee when the staff person first receives orientation to the residence and at least annually thereafter. O. Reg. 550/85, s. 90.

### Mail

91. Every licensee shall ensure that, where under subsection 99 (3) of the Act, mail is opened or an article removed from mail to a resident who is in a residence operated by the licensee, the reason for opening the mail or removing the article is noted in the resident's case record. O. Reg. 550/85, s. 91.

### Records and Reports

- 92.—(1) Every licensee shall maintain a written case record for each resident in a residence operated by the licensee that includes,
  - (a) the resident's full name, sex and birth date;
  - (b) the name, address and telephone number of the resident's parents or the society or other person placing the resident;
  - (c) any personal, family and social history and assessment that has been prepared by the licensee or provided to the licensee;
  - (d) the reason for admission of the resident;
  - (e) reports of all medical examinations and treatment given to the resident upon admission and while in the residence;
  - (f) where obtainable, any legal document that is concerned with the resident's admission to and stay in the residence including any consent to admission, treatment and release of information;
  - (g) a copy of the agreement for service with respect to the resident including any revisions to the agreement and particulars of any reviews of the agreement;
  - (h) school records and reports concerning the resident, where applicable;
  - (i) the plan of care developed for the resident and particulars of any review of the plan of care or of the resident's status;
  - (j) reports of any serious occurrence involving the resident;
  - (k) where applicable, documentation of the circumstances of transfer or discharge of the resident, the name, address and relationship of the person to whom the resident is transferred or discharged and the summary report referred to in subsection 83 (2);

- (1) where an incident referred to in subsection 95 (1) occurs, the time of the occurrence, the name of the person reporting it and the person to whom the report was made; and
- (m) such other information or documents with respect to the resident in addition to those referred to in clauses (a) to (l) as are considered appropriate by the licensee.
- (2) A written case record of a resident shall be retained by the licensee for at least twenty years after the last entry in the record with respect to the resident or, where the resident dies, for at least five years after the death of the resident. O. Reg. 550/85, s. 92.
- 93. Every licensee shall maintain a register of residents in each residence operated by the licensee that includes,
  - (a) the name, sex, birth date and wardship status of each resident;
  - (b) the name and address of the parents of each resident or other person placing the resident;
  - (c) the date of admission of the resident; and
  - (d) where the resident is discharged from the residence, the date of discharge of the resident and the name of the person or agency to whom the resident is discharged. O. Reg. 550/85, s. 93.
- 94.—(1) Every licensee referred to in Part VII of the Act shall open and maintain a separate file with respect to,
  - (a) each person who is a parent within the meaning of subsection 131 (1) of the Act who relinquishes a child to the licensee for adoption;
  - (b) each prospective adoptive parent;
  - (c) each child who is placed or who is intended to be placed for adoption by the licensee; and
  - (d) each foster parent who provides services to the licensee in connection with an adoption.
- (2) The licensee shall review each file referred to in subsection (1) and bring the file up to date at least every six months until the file is closed.
- (3) The licensee shall permanently retain a record of the contents of each file referred to in subsection (1) unless the file is delivered up to the Minister as required under subsection 186 (1) of the Act. (where licence revoked or operation ceases)
- (4) Every licensee shall submit to a Director such statistical information as the Director may require with respect to the operation of a residence operated by the licensee. O. Reg. 550/85, s. 94.

95.—(1) Where,

- (a) a resident dies;
- (b) a resident is seriously injured;
- (c) a resident is abused or mistreated;
- (d) a resident is injured by a staff person in the residence or by the licensee;
- (e) a complaint is made by or about a resident that is considered by the licensee to be of a serious nature:
- (f) a resident resides in a residence operated by the licensee in which a fire or other disaster occurs; or
- (g) in addition to the matters set out in clauses (a) to (f), any other serious occurrence takes place concerning a resident,

the licensee shall within twenty-four hours of the occurrence report the occurrence to,

- (h) a parent of the resident;
- (i) where applicable, the person who placed the resident and who has been involved in the plan of care for the resident;
- (j) where applicable, the society that placed the resident; and
- (k) a Director.
- (2) Where,
  - (a) a resident is absent from a residence operated by the licensee without permission for twenty-four hours or more; or
  - (b) a resident is absent from a residence operated by the licensee without permission for a period of less than twenty-four hours and the absence is considered by the licensee to be a serious matter,

the licensee shall forthwith report the absence to,

- (c) a parent of the resident;
- (d) where applicable, the person who placed the resident and who has been involved in the plan of care for the resident;
- (e) where applicable, the society that placed the resident; and
- (f) the local police having jurisdiction in the area where the residence is located. O. Reg. 550/85, s. 95.

# **Emergency Procedures**

96. Every licensee shall ensure that each staff person employed in a residence operated by the licensee is instructed in all the emergency procedures of the residence at the time of commencing work in the residence and at least annually thereafter. O. Reg. 550/85, s. 96.

### Staffing

- 97.—(1) Every licensee shall employ a sufficient number of program staff persons in each residence operated by the licensee to ensure a minimum ratio of one program staff person to every eight residents in the residence averaged over a twenty-four hour period.
- (2) Every licensee who operates a parent model residence without auxiliary staff persons shall ensure that the total number of children in the residence does not exceed eight.
- (3) Every licensee who operates a staff model residence where more than one program staff person is on duty per shift shall ensure that one program staff person is designated to be in charge of the shift.
- (4) Every licensee shall ensure that where a child is on the premises of a residence, the licensee has made reasonable provision in the circumstances for the supervision, care and safety of the child and that an additional adult is on call when children are on the premises and only one adult is on the premises. O. Reg. 550/85, s. 97.

### Licensing Documentation

- 98.—(1) Every person who applies for a licence to establish, operate and maintain a residence shall prepare and keep on file and provide to a Director when required by the Director,
  - (a) a written proposal that outlines the program goals of the residence, the types of residents to be served in the residence and the services to be provided in the residence;
  - (b) documentation of the need for the residence and a description of the needs of the client population to be served by the residence;
  - (c) documentation of the community and neighbourhood facilities and services that are available and the ways in which these are appropriate and available to the residents to be served by the residence;
  - (d) written evidence of consultation with community facilities and services where services for the residents will be required;
  - (e) information concerning facilities that are similar to the residence or that offer similar services to the residence within the neighbourhood and their proximity to the proposed site of the residence;

- (f) a description of the neighbourhood in which the applicant proposes to establish the residence and of the ways in which the neighbourhood will be suitable for the residence:
- (g) evidence that the municipalities and school boards in the area where the residence is to be located have been notified in writing of the intent to establish a residence;
- (h) a plan for securing neighbourhood acceptance of the residence; and
- (i) a plan for securing funds to establish, equip and operate the residence.
- (2) Every applicant for a licence or renewal of a licence to establish, operate or maintain a residence shall provide to a Director a copy of the site plan of the residence and a drawing to scale that sets out the floor plan of the residence, showing windows, doors, exits and stairways and the proposed uses of each room in the residence. O. Reg. 550/85, s. 98.

#### Accommodation

- 99. Every licensee shall ensure that each residence operated by the licensee meets the following requirements:
  - No room without a window is used as a bedroom.
  - No basement area or room is used for sleeping accommodation unless such use is approved by a Director.
  - Each bedroom has a minimum area of five square metres of floor space for each resident over the age of eighteen months and under the age of sixteen years.
  - Each bedroom has a minimum of seven square metres of floor space for each resident sixteen years of age or over.
  - 5. A residence that accommodates residents under the age of eighteen months has a minimum area of 3.25 square metres of floor space for each resident and at least 7.5 square metres of floor space in every bedroom where residents under the age of eighteen months are accommodated.
  - Each resident is provided with his or her own bed and clean mattress suitable for the resident's age and size, together with bedding that is appropriate according to the weather and climate.
  - No resident over six years of age shares a bedroom with another resident of the opposite sex unless the sharing is approved by a Director.

- 8. The residence has a minimum of one wash basin with hot and cold water and one flush toilet for every five residents or fewer and one bath or shower with hot and cold water for every eight residents or fewer and, where there is more than one toilet in any one room, each toilet has a separate compartment.
- The water temperature in a washroom or bathroom in a residence does not exceed 49 degrees Celsius.
- 10. The residence has an outdoor play space that is equivalent in area to at least nine square metres for each resident based on the maximum number of children permitted in the licence except where an alternative arrangement is approved by the Director.
- 11. The outdoor play space is maintained in a safe and sanitary condition.
- 12. The temperature of the residence is maintained at not less than 17 degrees Celsius. O. Reg. 550/85, s. 99.
- 100. Every licensee shall ensure that in each residence operated by the licensee,
  - (a) drugs and records are kept in locked containers and that only persons authorized by the licensee have access to the drugs and records;
  - (b) each fuel-fired appliance in the residence is serviced at least once a year by a person who is the holder of a certificate issued under section 14 of the *Energy Act*; and
  - (c) the chimneys in the residence are cleaned as often as is necessary to keep them in a safe operating condition and a record is kept of the servicing and cleaning. O. Reg. 550/85, s. 100.

### Fire Safety and Health

- 101. Every licensee shall ensure that each residence operated by the licensee has,
  - (a) at least one acceptable exit from the first storey of the residence;
  - (b) at least one acceptable exit or two means of egress from the third storey of the residence where the third storey provides sleeping accommodation;
  - (c) one or more single station smoke alarms listed by Underwriters' Laboratories of Canada located in each bedroom or sleeping area and in each storey at interior stairways;
  - (d) a fire-resistant partition between any fuelfired central heating appliance and the remainder of the building where there is a

bedroom on the same floor as the central heating fuel-fired appliance; and

- (e) a 2A 10B.C.-rated fire extinguisher for the kitchen that is listed by Underwriters' Laboratories of Canada. O. Reg. 550/85, s. 101.
- 102.—(1) Every licensee shall ensure that in each residence operated by the licensee,
  - (a) all staff persons and residents are instructed in a manner suitable for their understanding in the procedures to be followed when a fire alarm is activated;
  - (b) the procedures referred to in clause (a) are,
    - (i) posted in conspicuous places in the residence, and
    - (ii) practised at least once a month and a record is kept of each practice;
  - (c) the fire alarm is used to initiate fire drills;
  - (d) flammable liquids and paint supplies that are kept in the residence are stored in lockable containers;
  - (e) sprinkler heads and fire detector heads in the residence are not painted;
  - (f) all staff persons are trained in the proper use of fire extinguishing equipment and a record is kept of each training session using such equipment;
  - (g) an inspection of the premises of the residence, including equipment in the kitchen and laundry is made each night to ensure that there is no danger of fire and that all doors to stairwells, fire doors and smoke barrier doors are closed; and
  - (h) a record of each inspection referred to in clause (g) is kept in the daily log of the residence.
- (2) Every licensee shall ensure that in each residence operated by the licensee,
  - (a) all poisonous and hazardous substances are kept in lockable containers;
  - (b) harmful substances and objects not essential to the operation of the residence are not allowed in the residence;
  - (c) fire-arms are not allowed on the premises of the residence; and
  - (d) a supply of drinking water is provided that is, in the opinion of the local medical officer of health, sanitary and adequate for the requirements of residents. O. Reg. 550/85, s. 102.

### Foster Care

- 103. Sections 104 to 114 apply to the provision of residential care under clause 176 (1) (b) of the Act in foster homes where parent-model foster care is provided. O. Reg. 550/85, s. 103.
- 104.—(1) Every licensee shall ensure that before a child is accepted by the licensee to receive foster care in a home that provides foster care for or on behalf of the licensee that,
  - (a) a preliminary assessment is made of the child that sets out,
    - (i) the immediate needs of the child,
    - (ii) where it can be ascertained, whether the child is likely to be returned to his or her home,
    - (iii) available identifying information concerning the child,
    - (iv) the child's legal status, and
    - (v) any other information that is, in the opinion of the licensee, relevant to the immediate care of the child; and
  - (b) the immediate objectives of the provision of foster care for the child have been determined, taking into account the developmental, emotional, social, medical and educational needs of the child.
- (2) Every placing agency shall complete an assessment of each child that it places in foster care within twenty-one days of the child being placed in a foster home.
- (3) An assessment referred to in subsection (2) shall set out,
  - (a) the special needs of the child;
  - (b) the child's legal status;
  - (c) available identifying information concerning the child;
  - (d) the child's family history; and
  - (e) the circumstances necessitating out of home care for the child.
  - (4) The licensee shall,
    - (a) review the assessment prepared under subsection (2); and
    - (b) participate with the foster parents in the finalization of a foster care plan,

within thirty days after placement of the child in a foster home.

- (5) The licensee shall consult with the placing agency, where the placing agency is not the licensee, and the foster parents to ensure that as part of the foster care plan,
  - (a) where the child is developmentally, physically or learning handicapped or is emotionally disturbed and is not already receiving remedial instruction or treatment to meet the child's needs, that the child receives an evaluation and treatment and consultation as is required in the circumstances;
  - (b) where the child is developmentally handicapped, that the child receives an individual program plan;
  - (c) where the child is a physically handicapped child, that the child is provided with a specific plan that is designed with the overall goal of moving the child towards being independent with respect to life skills and that contains time-limited measurable objectives; and
  - (d) where the child is emotionally disturbed, that a plan is developed for the supervision of the child and the child's foster parents that states the methods to be used and the supports to be provided to the foster parents in managing and caring for the child. O. Reg. 550/85, s. 104.
- 105. No licensee shall select a placement for a child in a foster home or place a child in a foster home unless the licensee,
  - (a) completes an assessment of the family and approves the family to provide foster care;
  - (b) discloses to the foster parents in accordance with section 164, 165 or 166 of the Act, all information known to the licensee about the child that is relevant to the care of the child; and
  - (c) obtains the agreement of,
    - (i) the foster parents, on the basis of the information provided in clause (b), and
    - (ii) the placing agency where the placing agency is not the licensee,
    - to the placement. O. Reg. 550/85, s. 105.
- 106. Every licensee that places or intends to place a child in foster care shall ensure that a written record of,
  - (a) any needs of the child that cannot be met by placement in the foster home;
  - (b) how the needs of the child will be met; and

- (c) any reservations or concerns expressed by the foster parents about the placement of the child in the foster home.
- is included in the child's file. O. Reg. 550/85, s. 106.
- 107.—(1) Every licensee or placing agency that places a child in foster care shall,
  - (a) arrange for a person known to the child to accompany the child to the foster home on the date of the actual placement; and
  - (b) ensure that the foster parents receive the health, medical and dental data necessary for the care of the child, including specification of any medical disorders, handicaps, allergies or limitations on activity.
- (2) Clause (1) (a) does not apply where the licensee, placing agency or a person designated by the licensee or placing agency approves an adult other than one known to the child to accompany the child.
- (3) The licensee or placing agency shall ensure that the data referred to in clause (1) (b) is given in writing in accordance with sections 164, 165 and 166 of the Act at the time of the actual placement of the child in the foster home. O. Reg. 550/85, s. 107.
- 108.—(1) Every licensee shall review and if necessary amend the foster care plan for each child it places in foster care.
- (2) The review referred to in subsection (1) shall be carried out with the involvement of the placing agency, where the placing agency is not the licensee, the child, the foster parents and the child's parents,
  - (a) at least every three months; and
  - (b) when there is a change in the child's placement.
- (3) The date of each review and any changes in the foster care plan shall be recorded in the child's file.
- (4) A supervisor shall examine the child's file at the time of each review to ensure that the required recording and documentation have been carried out and shall sign and date the record.
- (5) Where a foster care plan is reviewed without the involvement of one of the persons referred to in subsection (2), the reason shall be noted in the child's file. O. Reg. 550/85, s. 108.
- 109.—(1) Every licensee shall develop procedures for the selection, development and management of the foster homes used by the licensee.
  - (2) Every licensee shall develop and maintain,
    - (a) a system for classifying and utilizing foster homes;

- (b) procedures for the recruitment, screening and selection of foster parents;
- (c) an up to date list of foster homes that are approved by the licensee;
- (d) a system for supervising foster homes; and
- (e) a system for evaluating foster homes annually according to the objectives set for the type and level of care to be provided in each home. O. Reg. 550/85, s. 109.
- 110.—(1) Every licensee shall ensure that it places no more than four foster children and no more than two foster children under two years of age in each foster home.
- (2) Subsection (1) does not apply where all the foster children are of common parentage or related to the foster parents and the placement is approved in writing by a Director.
- (3) Where a Director approves a placement referred to in subsection (2), the licensee shall ensure that the Director's written approval is available for inspection by a program supervisor. O. Reg. 550/85, s. 110.
- 111.—(1) No licensee shall approve a foster home to receive a child for foster care until the licensee or a person designated by the licensee,
  - (a) conducts at least one planned interview with a foster parent applicant in the applicant's home;
  - (b) where more than one adult who lives in the home will be providing foster care in the home, conducts an interview individually and together with each adult;
  - (c) in addition to the adults referred to in clause (b), meets with other family members of the applicant that live with the applicant and all other persons living in the home;
  - (d) receives from the applicant the names of at least three persons in the community as references for the applicant;
  - (e) contacts the references referred to in clause (d) by letter, telephone or in person and makes a record of their comments regarding the suitability of the applicant to provide foster care;
  - (f) obtains a written statement from a physician or an individual approved by the local medical officer of health regarding the general health and specific illnesses or disabilities of the foster parent applicant and family members and whether or not they might interfere with the provision of foster care; and

- (g) visits the applicant's home to determine whether or not it is suitable for placement of a foster child.
- (2) A person who visits an applicant's home to determine whether or not it is suitable as a foster home shall inspect the common living areas of the applicant's home, the proposed sleeping area for a foster child, the grounds surrounding the home and the play space used by children in the home and the recreational areas within walking distance of the home.
- (3) A visit referred to in subsection (2) shall be recorded in the applicant's file. O. Reg. 550/85, s. 111.
- 112.—(1) No licensee shall approve a home as a foster home unless the licensee is satisfied that the regular sleeping accommodation for the foster child or children meets the following requirements:
  - No room without a window is used as a bedroom.
  - No bedroom is in a building detached from the foster home, an unfinished attic or unfinished basement or a stairway hall.
  - Each foster child has a bed and clean mattress suitable for the age of the foster child together with bedding that is appropriate according to the weather and climate.
  - No foster child shares a bed or sleeping room with an adult couple or adult of the opposite sex.
  - No foster child over six years of age shares a bedroom with another child of the opposite sex.
- (2) Paragraph 4 of subsection (1) does not apply where a child is ill or an infant and the needs of the child require that the child be in the same room as an adult.
- (3) Subsection (1) does not apply where a Director approves an arrangement other than an arrangement required under that subsection. O. Reg. 550/85, s. 112.
- 113.—(1) Every licensee that intends to place a child in foster care shall enter into a written foster care service agreement with the foster parents before placing a foster child with the foster parents.
  - (2) The foster care service agreement shall set out,
    - (a) the respective roles, responsibilities and obligations of the licensee and the foster parents;
    - (b) support and training services to be provided by the licensee to the foster parents during the placement of children, including,

- (i) frequency and form of supervision,
- (ii) relief services,
- (iii) training opportunities, and
- (iv) professional consultation for the foster child;
- (c) financial arrangements for the care of the child, including,
  - (i) the basis for determining the amount of payment to the foster parents,
  - (ii) the method and frequency of payment to the foster parents, and
  - (iii) the basis for determining which expenditures that the foster parents incur that the licensee will reimburse:
- (d) those things that are considered to be confidential between the foster parents and the licensee;
- (e) the frequency of performance evaluation by the licensee; and
- (f) the basis for termination of the agreement.
- (3) The foster care service agreement shall be reviewed by the licensee at least annually and at the request of a foster parent and updated by the parties to

the agreement from time to time as is necessary to give proper effect to the agreement. O. Reg. 550/85, s. 113.

- 114.—(1) Every licensee shall assign a staff person to supervise and support every foster family approved for placement by the licensee and to arrange for the support services provided for in the foster care service agreement.
- (2) The staff person referred to in subsection (1) shall,
  - (a) visit the foster family home where the child is placed and consult with at least one foster parent within seven days of the placement, within thirty days of the placement and every three months thereafter; and
  - (b) where the foster family is approved by the licensee and no child has been placed with the family, consult with the family every three months.
- (3) Every licensee shall ensure that a staff person responds to each foster parent inquiry within twenty-four hours of the inquiry. O. Reg. 550/85, s. 114.
- 115.—(1) Regulations 96, 97, 98, 100 and 807 of Revised Regulations of Ontario, 1980 and Ontario Regulations 72/81, 787/81, 815/81, 816/81, 102/82, 484/82, 28/83, 145/83, 521/83 and 730/83 are revoked.
- (2) Clause 23 (1) (a) and subsection 23 (2) of Regulation 937 of Revised Regulations of Ontario, 1980 are revoked.

### Form 1

Child and Family Services Act, 1984

# CERTIFICATE OF APPROVAL OF ESTIMATE OF NET EXPENDITURES

FOR THE YEAR 19..

OF THE
(Name of Society)

### PART I-FOR COMPLETION BY MUNICIPALITIES:

I HEREBY CERTIFY that the council of the municipality of
at a meeting duly called and held on the day of, 19 approved the
Estimate of Net Expenditures of the society for 19 (current year) in the amount of \$
The total amounts payable in 19 (current year) are as follows:

Ontario	Municipality(ies)	Total	
\$	\$	\$	

• • • • • • • • •	····· \$ \$ \$
Dated at	, this day of, 19
	(Signature(s) of Board Member(s))
	O. Reg. 550/85, Form 1.
	Form 2
	Child and Family Services Act, 1984
	TEMPORARY CARE AGREEMENT (Subsection 29 (1) of the Act)
	(Name of Child)
This Is An	Agreement made on the day of
Between	The Children's Aid Society of
	(called in this Agreement "the Society")
And	(Name of person with custody of Child) who lives at
	(Municipal address)
	1249

	(Municipal address)				
	(called in this Agreement "the Parer	(called in this Agreement "the Parent(s)")			
And	(Name of Child)	(where Child is 12 years of age or older)			
	(called in this Agreement "the Child	l")			
	(day, month, year)	at(place of birth, i.e., city, town, etc.)			
The Pare	ent(s) are temporarily unable to care adec	quately for the Child for the following reasons:			
older) agr		ociety and the Parent(s) and the Child (if 12 years of age on best be met through the provision of residential and other			
	that the Child may receive these services, tof the Society.	he Parent(s) wish to place the Child in the temporary care an			
The Soci	ety and the Parent(s) and the Child (if 12	2 years of age or older) therefore agree to the following:			
1.	The Child's placement is voluntary.				
	The Parent(s) and the Child (if 12 years of residential placement of the Child.	f age or older) have discussed with the Society alternatives t			
3.	The Society will take the Child into its	care and custody beginning and endin			
	unless any party termin (date) section 15 of this agreement.	nates this agreement before that date in accordance with			
4.	The Parent(s) agree to,				
	(a) work with the Society and the Ch	aild to plan for the return of the Child to them; and			
	(b) notify the Society of any change of	of address or extended absence.			
5.	The Society agrees to,				
	(a) provide or ensure the provision of	;			
	(i) the following services for the	ne Child:			

The Child was assessed on the ..... day of .........., 19... and it was determined that the Child does not have the capacity to participate in this agreement because of a developmental handicap.

(Date)

nave the capacity to purdespute in this agreement sectuals of a developmental instruction

(Signature of Witness)

(Date)

(Signature of Society)

(Signature of Child if

12 years of age or older)

4629

		(Position)
We/I ackno	wledge receipt of a signed copy of this agree	ment.
	(Date)	(Signature of Parent)
	(Date)	(Signature of Parent)
	(Date)	(Signature of Child if 12 years of age or older and a Party)
		O. Reg. 550/85, Form 2.
	P	2
	Forn Child and Family S	
	SPECIAL NEEDS (Subsection 30 (	AGREEMENT
	(Name of	
This Is An		, 19
BETWEEN	The Children's Aid Society of	
	(called in this Agreement "the Society")	
And	(Name of person wit	h custody of Child)
		nicipal address)
	(Name of person wit	
	(Mu	nicipal address)
	(called in this Agreement "the Parent(s)")	
	(Name of	Child) (the Child) was born on
	at (day, month, year)	(place of birth, i.e., city, town, etc.)

The Child has special needs and the Parent(s) are unable to provide the services required by the Child because of the Child's special needs. It has been determined after considering other alternatives that the Child's special needs can best be met through the provision of residential and other services to the Child. The Parents therefore wish to place the Child under the supervision OR into the care and custody of the Society and to permit the Society to provide the following services.

4630	THE ONTARIO GAZETTE	O. Reg. 550/85
	ety and the Parent(s) therefore agree to the following terms:	
1.	The Child's placement is voluntary.	
2.	The Parent(s) have discussed with the Society alternatives to residential place	ement of the Child.
3.	The Society will take the Child under its supervision or into its care a	nd custody beginning
		this agreement before
	that date in accordance with section 15 of this agreement or when the Child reac	hes the age of 18 years.
4.	The Parent(s) agree to,	
	(a) notify the Society of any change of address or any extended absence;	
	(b) contact the Society's designated employees at regular intervals to check and	on the Child's progress;
	(c) co-operate with the Society and any person providing services for the	Child.
5. –	-(1) The Society agrees to provide or ensure the provision of the following se	ervices for the Child:
		• • • • • • • • • • • • • • • • • • • •
(2)	The Society agrees to,	
	(a) provide the following services for the Parent(s):	
	(b) keep the Parent(s) informed of the Child's progress; and	
	(c) notify the Parent(s) as soon as possible of any emergency involving the the Child from the Society's care.	Child or any absence of
6.	The Parent(s) understand that,	
	<ul><li>(a) the Child will be placed in a residential service in a type of placement Parent(s) and the Society;</li></ul>	nt agreed upon by the
	(b) the Child will not be moved to another residential placement without the except in an emergency or where the removal of the Child is authorized	consent of the Parent(s) ed by law; and
	(c) the Society will notify the Parent(s) as soon as possible if the Child is	moved.
7.	The Society will monitor and supervise the residential placement in which the	e Child is placed.
8. –	-(1) The Parent(s) agree to contribute to the cost of the Child's care an amount writing between the Parent(s) and the Society.	that may be agreed in

(2) Any amount agreed upon is considered to be part of this agreement.

9(1)	The	Parent(s)	agree,
------	-----	-----------	--------

(a)	to maintair	contact	with	the	Child	and	be	involved	in	the	Child's	care;

	(b) to maintain contact with the circular and so involved in the circular care,
OR.	
	(b) that where it is not possible to maintain contact and be involved in the Child's care, the Parent(s) will designate another named person who is willing to do so.
(2)	The name of the designated person is
	who lives at
10.	—(1) It is understood that any reference to the Society in this agreement means and includes the designated representative of the Society.
(2)	The designated representative of the Society is
	(name)
11.	—(1) The Parent(s) and the Child agree that the Society may inspect or obtain copies of all records relating to the Child or the Parent(s) that are necessary in the Society's opinion to provide services for the Child where the Society is authorized by law to inspect or obtain copies of the records.
(2)	The Parent(s) agree that if their written consent is required to release those records to the Society or to let the Society inspect them, the Society may bring the consent forms to the Parent(s) for signature.
12.	—(1) The Parent(s) authorize the Society to arrange for the following treatment of the Child: (list specific medical, surgical, dental or psychiatric treatment)
(2)	The Parent(s) authorize the Society to obtain any treatment for the Child which is necessary in an emergency.
(3)	The Parent(s) understand that if additional consents for treatment of the Child are required, the Society may ask them to give their consent.
OR	
	The Parent(s) agree that the Society is entitled to consent to medical treatment for the Child where the Parent(s) consent would otherwise be required.
13.	The Parent(s) and the Society will review the terms of this agreement on the request of either party.
14.	The following special terms form part of this agreement:
	(list)
15.	This agreement may be terminated by either party at any time upon giving days
	written notice to the Society and the agreement will terminate at the expiration of $\dots$ days after the other party actually receives the notice.

4632		THE	ONTARIO GAZE	TTE C	O. Reg. 550/85
16	<ol> <li>The Parent(s) acknowledge before signing and that they independent advice before</li> </ol>	have	had a reasonable opportun		
17	The Society and the Parent Director, appointed for the				
	(Signature of Witness)		(Date)	(Signature o	
				(Posit	
	(Signature of Witness)		(Date)	(Signature o	
				(Posit	
	(Signature of Witness)		(Date)	(Signatûre o	
	(Signature of Witness)	•	(Date)	(Signature o	
Approv	val of Director				
	(Signature of Witness)		(Date)	(Signa	
ACKN	OWLEDGMENT OF CHILI TO		CLVE (12) YEARS OF AG PARTY TO THE AGRE		NOT REQUIRED
I have	read (or have had read to m	e) this	agreement and it has bee	explained to me.	
	(Date)	• • • •		(Signature of	Child)
	nild was assessed on the he capacity to participate in t				the Child does not
	(Date)			(Signature o	of Society)

(Signature of Parent) (Date)

We/I acknowledge receipt of a signed copy of this agreement.

(Date)

(Position)

(Signature of Parent)

O. Reg. 550/85, Form 3.

#### Form 4

# Child And Family Services Act, 1984

# SPECIAL NEEDS AGREEMENT

(Subsection 31 (1) of the Act)

		٠	•	•	٠	٠	•	٠	•	•	•	٠	•	٠	٠	٠	٠	٠	٠	٠	•	٠	٠						٠	•	٠	•	٠	٠	•	•	•	٠	•	•	•	•		-		
															(	N	a	r	n	e	,	0	f	I	Pe	e:	rs	50	1(	n)	)															

A person sixteen years of age or older and under eighteen years of age

BETWEEN	The Children's Aid Society of										
	•••••										
	(called in this Agreement "the Society")										
And	(Name of Person 16 years of age or ov										
	who lives at										
	(Muni	icipal address)									
	(called in this Agreement "	")									
	(Name)	") was born on									
		ce of birth, i.e., city, town, etc.)									
	is not in the care of his/her parent(s) and has the	following special needs:									
	•••••										
It has been	determined, after considering other alternatives, tha	ıt's									
	s can best be met through the provision of residenti										
		ar and other services to									
agreement v	with the Society for the provision of services to him/	her.									
The Socie to the follow	ety andving terms:	therefore agree									
1. Th	is agreement is voluntary.										
2 So	ciety alternatives to the provision of services to him/	has discussed with the									
3. Th	e Society will provide services to										
	1257										

O. Reg. 550/85

	beginning and ending
	(date) (date) unless either party terminates this agreement before that date in accordance with section 14 of this
	agreement or when
4.	The Society agrees to provide or ensure the provision of the following specific services to:
5.	will,
	(a) work closely with the Society;
	(b) maintain regular contact with the Society through the Society's employees; and
	(c) co-operate with any person providing services to him/her or on behalf of the Society.
6.	will not be moved to another residential placement without his/her consent except in an emergency or where the removal is otherwise authorized by law.
7.	The Society will monitor and supervise the services provided forpursuant to this agreement.
8.	—(1) agrees that the Society may inspect or obtain copies of all records relating to him/her that are necessary, in the Society's opinion, to
	provide services for
	authorized by law to inspect and obtain copies of the records.
(2)	written consent is required to release those records to the Society or to let the Society inspect them, the Society may bring the consent forms to him/her for signature.
9.	—(1)
(2)	authorizes the Society to obtain any treatment for him/her that is necessary in an emergency.
(3)	
10.	—(1)
(2)	Any amount agreed upon is considered to be part of this agreement.
11.	—(1) It is understood that any reference to the Society in this agreement means and includes the designated representative of the Society.

(2)	The designated representative o	f the Society is	
		(name)	
12.	the request of either party.	and the Society wi	ll review the terms of this agreement on
13.	The following special terms form	m part of this agreement:	
	(list)		
14.		agreement will terminate at t	me upon giving days written he expiration of days after the
15.	purposes of this agreement have	e been explained to him/he	acknowledges that the terms and the before signing and that he/she had a in independent advice before signing the
16.		s not binding unless and unti	further l a Director appointed for the purposes of
	(Signature of Witness)	(Date)	(Signature of Society)
			(Position)
	(Signature of Witness)	(Date)	(Signature of Society)
			(Position)
	(Signature of Witness)	(Date)	(Signature of person)
prova	al of Director		
(	(Signature of Witness)	(Date)	(Signature)
ackno	wledge receipt of a signed copy of	of this agreement.	
• • • • •	(Date)		(Signature of person)
			O. Reg. 550/85, Form 4.

#### Form 5

Child and Family Services Act, 1984

### EXTENSION OR VARIATION AGREEMENT

(Subsection 29 (5) or 29 (10) of the Act)

	For the Temporary Care of
	(Name of Child)
This is an	Extension and/or Variation Agreement made on the day of, 19
Between	The Children's Aid Society of
	(called in this Agreement "the Society")
And	
	(Municipal address)
	(Name) who lives at
	(Municipal address)
	(called in this Agreement "the Parent(s)")
And	(Name of Child) (where Child is 12 years of age or older)
	(called in this Agreement "the Child")
The Child	has been in the care and custody of the Society for the past under a Temporary (weeks/months)
-	ment signed by the Parent(s), the Society and the Child (if 12 years of age or older) on the day of , 19
	ent for payment towards the cost of the Child's care signed by the Society and the Parent(s) forms part imporary Care Agreement.
	ements were reviewed by the Society and the Parent(s) and the Child (if 12 years of age or older) on
(date)	
	of the review, the Society and the Parent(s) and the Child (if 12 years of age or older) agree that the Care Agreement should be extended and/or varied.
1. E	xtension
as	The Society and the Parent(s) and the Child agree to extend the Temporary Care Agreement and the greement for payment towards the cost of the Child's care for a further period of
II:	(date) (date)

2. Same Terms and Conditions

The Society and the Parent(s) and the Child agree that every term and condition of the existing agreements will continue in this Extension Agreement.

OR	Variation in Terms and Conditi	ons	
	The Society and the Parent(s) a conditions of the existing Agree		the following changes to the terms and
1.	Changes to Temporary Care Ag	greement:	
			• • • • • • • • • • • • • • • • • • • •
2.	Changes to agreement for paym	ent towards Cost of Care:	
			• • • • • • • • • • • • • • • • • • • •
			• • • • • • • • • • • • • • • • • • • •
		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
3.	The Society and the Parent(s) and will remain the same.	d the Child agree that all other	er terms and conditions of the Agreements
	have been explained to them/h	im/her before signing and	t the terms and purpose of this agreement that they/he/she have had a reasonable lent advice before signing the agreement.  (Signature of Society)
			(Position)
(	Signature of Witness)	(Date)	(Signature of Society)
			(Position)
(	Signature of Witness)	(Date)	(Signature of Parent)
	Signature of Witness)	(Date)	(Signature of Parent)
(	Signature of Witness)	(Date)	(Signature of Child if 12 years of age or older)
The Chil	ld was assessed on the day of capacity to participate in this at	of	it was determined that the Child does not lopmental handicap.
•••••	(Date)		(Signature of Society)

(Position)

We/I ackno	owledge receipt of a signed cop	by of this agreement.	2 / 2108/ 000/00
	(Date)		(Signature of Society)
			(Position)
We/I ackno	owledge receipt of a signed cop	by of this agreement.	
	gnature of Witness)	(Date)	(Signature of Parent)
	gnature of Witness)	(Date)	(Signature of Parent)
	gnature of Witness)	(Date)	(Signature of Child if 12 years of age or older and a party)
			O. Reg. 550/85, Form 5.
		Form 6	
	EXTENSIO	d and Family Services Act, 1 ON OR VARIATION AGRI n 30 (3), 30 (4) or 31 (4) of t	EEMENT
		SPECIAL NEEDS OF	
		(Name of Child)	
This is an	Extension and/or Variation	N AGREEMENT made on the	day of, 19
Between	The Children's Aid Society	of	
	(called in this Agreement "th	•	
And		(Name)	who lives at
		(Municipal address	s)
		(Name)	who lives at
		(Municipal address	s)
	(called in this Agreement "tl	he Parent(s)")	
OR			
		16 years of age or over and	
	(called in the Agreement "		")

The Child or
Needs Agreement signed by the Parent(s), the Society or
on the day of, 19
An agreement for payment towards the cost of the Child's or
These agreements were reviewed by the Society and the Parent(s) or on
(date)
As a result of the review, the Society and the Parent(s) or agree that the Special Needs Agreement should be extended or varied or both.
1. Extension
The Society and the Parent(s) or
and ending(date)
2. Same Terms and Conditions
The Society and the Parent(s) or
OR Variation in Terms and Conditions
The Society and the Parent(s) or
1. Changes to Special Needs Agreement:
······································
2. Changes to agreement for payment towards cost of care:
•••••••••••••••••••••••••••••••••••••••
3. The Society and the Parent(s) or agree that all other
terms and conditions of the agreements will remain the same.
4. The Society and the Parent(s) or
5. The Society and the Parent(s) or

(Signature of Witness)	(Date)	(Signature of Society)	
		(Position)	
(Signature of Witness)	(Date)	(Signature of Society)	
		(Position)	
(Signature of Witness)	(Date)	(Signature of Parent)	
(Signature of Witness)	(Date)	(Signature of person)	
Approval of Director			
(Signature of Witness)	(Date)	(Signature)	
ACKNOWLEDGMENT OF CHILD TW TO BE A PARTY TO THE AGREEM		E OR OVER WHO IS NOT REQUIRED	
I have read (or have had read to me) this	s agreement and it has been	explained to me.	
(Date)		Signature of Child)	
The Child was assessed on the day o have the capacity to participate in this ag			
(Date)		(Signature)	
We/I acknowledge receipt of a signed cop	by of this agreement.		
(Signature of Witness)	(Date)	(Signature of Parent)	
(Signature of Witness)	(Date)	(Signature of Parent)	
(Signature of Witness)	(Date)	(Signature of person)	
		O. Reg. 550/85, Form 6.	
	Form 7		
Child	and Family Services Act, I	1984	
INFORMATION TO OBTAIN A WARRANT OF APPREHENSION AND RETURN OF A YOUNG PERSON			
	(Section 94 of the Act)		

of the .....

Provincial Court (Family Division)

Province of Ontario

Court file No.

(Name of county, district or judicial district)

1	6	1	
⇁	v	┰	i

Tì	nis is the information of	(Name)	(Address)
		(Occupation)	
	no says that he/she has reasonal		s to believe and does believe that on or about
☐ ma	ale		
☐ fer		(Given names)	(Birth date) (d,m,y)
□ a y			(Canada) or the Provincial Offences Act
□ a :	young person held in a place of	of open custody under c	lause 75 (d) of the Provincial Offences Act
at		place of temporary det	ention or open custody)
		(Address)	
1.	left the said place of temporathe consent of	ary detention or open cu	stody prior to release therefrom and without
		(Name and po	sition)
	the person in charge of the	place of temporary dete	ntion home OR
	the person in charge of the	place of open custody	
	and failed or refused to retu	ırn there	
)R			
2.			en custody upon completion of a period of and Family Services Act, 1984
Aı	nd that he/she may be found a	at	
		(Name and location of	premises)
A	nd that I am a person who ha	s authority to apprehen	d the said young person.
Sv	worn before me, this day		
of	, 19 at		
in	the		
			(Signature of informant)
			(Address)
			(Justice of the Peace)

Note: This information to be used only for the issuance of a warrant of apprehension and return of a young person under Part IV of the Child and Family Services Act, 1984.

O. Reg. 550/85, Form 7.

#### Form 8

Child and Family Services Act, 1984

## WARRANT OF APPREHENSION AND RETURN OF A YOUNG PERSON

(Section 94 of the Act)

Provincial Court (Family Division) Province of Ontario				Court file No.
of the	e	(Name of county, distr	ict or judicial district)	· · · · · · · · · · · · · · · · · · ·
To all peace	e officers in the Pro	ovince of Ontario:		
I am satisfie		oon oath ofsonable and probable gro		on or about the day
Young Person (give a	all known informati	ion)		
(Name)		(Birth date) (d,m,	y)	(sex)
(Residence or location	n)			
Physical Description				
(Height)	(Weight)	(Hair colour)	(Hair style)	(Eye colour)
(Complexion)				
(Other features)				
☐ a young per	son detained under	the Young Offenders A	ct (Canada) or Provin	ncial Offences Act
a young per	son held in a place	of open custody under	clause 75 (d) of the	Provincial Offences Act
at		of place of temporary d	etention or open cust	
•••••		(Addres	s)	
	said place of tempor the consent of	rary detention or open co	ustody facility prior to	discharge therefrom and
		(Name and )	position)	

		the person in charge of	f the detention home $OR$	
		the person in charge o	f the place of open custody	
		and failed or refused to	o return there	
	OR			
	2.	failed or refused to retu ary release contrary to	arn to the said open custody facility Part IV of the Child and Family	upon completion of a period of tempor- Services Act, 1984.
	This wa	ırrant authorizes you purs	suant to the said Act to apprehend, h	old and return the said young person to
			place of temporary detention, open	o custody facility)
	and fur	ther authorizes you to en	nter by force if necessary and to se	earch
			(Name and location of premises)	)
		remove the young person		
		(Date)	(Place)	(Justice of the Peace)
	This wa	arrant expires on	(Date)	
ote	: For f	urther information about	t the young person contact:	
		(Name)		
		ion and Telephone No.)		
				O. Reg. 550/85, Form 8.

#### Form 9

Child and Family Services Act, 1984

# APPLICATION FOR APPROVAL OF A LOCKED ROOM FOR USE FOR THE SECURE ISOLATION OF CHILDREN

To: A Director appointed for purposes of section 120 of the Act.

Under the Act and regulations thereunder I hereby apply for:

approval of a locked room for use for the secure isolation of children

OR

enewal of an approval of a locked room for use for the secure isolation of children

I		Name of Applicant)
		ne of Residence/Service)
	(Number	and Street or Rural Route)
	(City, To	own, Village or Post Office)
	(Location	n of Secure Isolation Room)
II. Brief Description the Residence/Se		ure Isolation Room as it Relates to the Program Provided by
II. I have attached	the following:	
(check boxes)	written policies	and procedures with respect to use of secure isolation
	other informatio	n (where applicable)
(	Date)	(Signature of Applicant)
		O. Reg. 550/85, Form 9
		Form 10
	Child and Fe	amily Services Act, 1984
		OF APPROVAL OF A LOCKED ROOM CURE ISOLATION OF CHILDREN
☐ Approval		
☐ Renewal of App	roval	
No		Date of Issue

То:	
	(Name of Applicant)
	(Name of Residence/Service)
	Services Act, 1984 and the regulations and subject to the limitations or the following locked room for use for the secure isolation of children
	(Name of Residence/Service)
	(Number and Street or Rural Route)
	(City, Town, Village or Post Office)
	(Location of Secure Isolation Room)
This approval is subject to the fo	ollowing terms and conditions:
	(Signature of Director)
	O. Reg. 550/85, Form 1
	Form 11
Ch	ild and Family Services Act, 1984
EFUSAL OF AN APPROVAL O FOR USE FOR	R WITHDRAWAL OF AN APPROVAL OF A LOCKED ROOM THE SECURE ISOLATION OF CHILDREN
☐ Refusal ☐ Withdrawal of Approval	
No	Date of Issue

Propose to place a child

	(Name of Applicant)
	(Name of Residence/Service)
	arsuant to the authority vested in me under the provisions of section 120 of the Child amily Services Act, 1984 and the regulations I hereby,
	refuse approval
0.	R
	☐ withdraw approval
fo	r the following locked room for use for the secure isolation of children at
	(Name of Residence/Service)
	(Name and Street or Rural Route)
	(City, Town, Village or Post Office)
	(Location of Secure Isolation Room)
fo	r the following reasons:
	(Signature of Director)

### Form 12

Child and Family Services Act, 1984

NOTICE TO A DIRECTOR OF PROPOSED PLACEMENT
To: A Director
I/We
(address)
(city/town)
Holder of Licence No , granted under Part IX, Section of the Child and Family Services Act, 1984

O. Reg. 550/85	THE ONT	CARIO GAZETTE	4647
☐ born on		(month)	(year)
OR			
expected to be born of	on(day)		(year)
to		and surnames of birth	narents)
		(street)	
		(town/city)	
With		s and surnames of appli	cant(s))
		(address)	
			(postal code)
With a view to adoption			
The placement, if a	-		
will be superv	vised by	(full name of so	cial worker)
(Date	e)		ignature of Licensee)
			O. Reg. 550/85, Form 12.
		Form 13	
	Child and Fai	mily Services Act, 1984	
APPROVAL	REFUSAL OF A DIF	RECTOR OF A PROPO	SED PLACEMENT
TO:	(name)	Licensee,	Licence No
	(address)		
	(city/town)		
Proposed Placement of		(surname)	infant, born on
or 6	expected to be born on		,
for the purpose of adoption	n.		
I,	,	Director,	
(Delete 1 or 2 as applicable	e and initial)		

1. Approve of the above proposed placement.

4648	THE ONTARIO GAZETTE O. Reg. 550/85
2. Refu	se approval of the above placement for the following reasons:
	······································
	(Date) (Signature of Director)
	O. Reg. 550/85, Form 13
	Form 14
	Child and Family Services Act, 1984
	REGISTRATION OF PLACEMENT OF A CHILD FOR ADOPTION
To: A	Director Ministry of Community and Social Services
	(name of society or licensee)
have pla	ced a child with the person(s) named herein on the understanding that such person(s) will adopt the child
_	eby register the placement of the child with you and make the following statements in respect thereof:
1.	My address/the address of the agency is
	(street) (city) (postal code)
2.	The name of the child is
	(Full name as on statement of Live Birth)
3.	The child was born at
	on the day of, 19
4.	The mother of the child is
	who resides at
5.	The father of the child is
	who resides at
6.	I related to the child.  (am / or am not)
	If related, what is the relationship?
7.	I placed the child on the, day of, 19 1272

,			
	who reside at	(street)	
	(city/town)	(province)	(postal code)
á	and who is (are)		
	(single/spouses w	within the meaning of the Huma	an Rights Code, 1981)
1	If related to the child, what is	the relationship?	
8.	Did the mother consent to the	placement and adoption?	
	(Yes/No)	If yes, signed on	. day of, 19
9.	Did the father consent to the p	lacement and adoption?	
	(Yes/No)	If yes, signed on	day of, 19
10.	Is any other individual(s) require	red, under the Act, to give cons	sent? (Yes/No)
	If yes,	(Name)	
		(Describe relationship)	
	Consent signed (Yes/No)	If yes, signed on day of	, 19
	(If more than one individual, p	olease add information on revers	se side)
11.	If the child is a Crown ward,	what is the date of Crown ward	dship.
12.	Name and address of person(s)	, institution(s) or society(ies) tha	at cared for child before placement.
	• • • • • • • • • • • • • • • • • • • •		
	•••••		
	that the above statements are t		
ed at			day of
	(Signature of Witness)		Signature of Registrant)
			O. Reg. 550/85, Form 1-

Child and Family Services Act, 1984

DIRECTOR'S REGISTRATION OF PLACEMENT OF CHILD FOR ADOPTION UNDER SUBSECTION 135 (7) OF THE ACT

I, ....., Director, hereby register the placement of the following child and make the following statements in respect thereof:

1.	The name of the child is
	(Full name as on statement of Live Birth)
2.	The child was born at
	on the day of, 19
3.	The mother of the child is
	(full given name and surname)
	who resides at
4.	The father of the child is
	who resides at
5.	I have become aware that, on or about, the child wa (date)
	placed with
	resides at
	and who is (are)
	If related to the child, what is the relationship?
6.	This placement was not made by a society or a licensee and was never registered. As I understand it, the circumstances of this placement were:
7.	Did the mother consent to the placement and adoption?
8.	Did the father consent to the placement and adoption?
9.	Is any other individual(s) required, under the Act, to give consent?
	If yes,(Name)
	(Describe relationship)
	Consent signed If yes, signed on day of
	(If more than one individual, please add information on reverse side)

O. Reg. 550/85		ARIO GAZETTE	4651
I certify that the above s	tatements are true and con	rrect to the best of my kno	owledge.
Dated at		this day	of, 19
	of Witness)		ature of Director)
			O. Reg. 550/85, Form 15.
	F	Form 16	
	Child and Fam	ily Services Act, 1984	
	ACKNOWLEDGMENT	OF ADOPTION PLACES	MENT
(Name(s) of prospective a	doptive parent(s))		
(Given name(s) of child)	(surname or initial of surname)	(date of birth)	(birth registration no.)
A. FOR CHILD PLA	ACED ON PARENT'S CO	ONSENT	
The above child has be	een placed with me/us on	(date of placement)	
I (We) understand that	the child's		
• mother has/has	not (delete inapplicable) co	onsented in writing to prop	posed adoption.
• father has/has n	ot (delete inapplicable) con	nsented in writing to prope	osed adoption.
right to cancel the cor	nsent given within 21 day	ys following the date give	t of this child has an absolute en, namely (state date(s) and
		(s) cancel their consent, the cright to object to that remo	child will be removed from my oval.
		e child's parents have not gi stain a court order dispensi	iven his/her written consent to ing with such consent.
B. FOR CHILD WH	O IS A CROWN WARD		
The above child has be	een placed with me/us on		f placement)
The child is a Crown	Ward, without access, unc	ler the care of	(Name of C.A.S.)
Date of Crown Wardsh	nip Order		
I (We) understand that	all appeal periods have p	passed and there are no ap	peals pending.

4652	THE ONTARIO	GAZETTE	O. Reg. 550/85
(Date)	(Signature of Witne	(Signature of	prospective adoptive parent)
(Date)	(Signature of Witne	(Signature of	prospective adoptive parent)
Note: Complete either Part A	or Part B.		
			O. Reg. 550/85, Form 16.
	Form 1	17	
	Child and Family Ser	vices Act, 1984	
	ON FOR A LICENCE O O OPERATE A CHILDI		LICENCE
To: A Director appo	pinted for the purposes of	the Act	
Under the Act	and regulations thereunder	, I hereby apply for,	
	renewal of a licence hildren's residence named	and described below.	
I. A. If unincorporated C	perator:		
	Miss Mrs.		Date of Birth
	Mr(surname)	(given names)	D/ M/ Y
	(name)	(address)	(telephone number)
B. If Corporation Will	Operate:		
i. Name of Corporation.			
Head Office Address .		• • • • • • • • • • • • • • • • • • • •	
Telephone Number			
ii. Name of two authorized signing office	cers		(name)
Office held	(office)	(	office)
Address of signing officers	(address)	(ad	dress)
II. Name of Children's Resid	dence		

III.	. Address of Children's Residence			
	(number and street or rural route)			
	(telephone number)			
· IV.	Brief description of premises of Residence:			
V.	Purpose of Children's Residence:			
	Description of program, number of children to be served, sex, age, range, kinds of problems to be served.			
	•••••			
	·			
VI.	I have attached the following: (where applicable)			
	(check boxes) i. The registration fee of \$100 (per Region)			
	ii. The renewal registration fee of \$100 (per Region)			
	Make cheque payable to Treasurer of Ontario.			
	The applicant hereby agrees to comply with the provisions of the Child and Family Services Act, 1984 and the regulations thereunder.			
	Dated at, this			
	(Signature of applicant or authorized officer of corporation)			

O. Reg. 550/85, Form 17.

To:

#### Form 18

Child and Family Services Act, 1984

# APPLICATION FOR A LICENCE OR RENEWAL OF A LICENCE TO PROVIDE RESIDENTIAL CARE

A Director appointed for the purposes of the Act

Under the Act and regulations thereunder, I hereby apply for,

	A.	If unincorporate	d Operator:		
		i. Name  Applicant/ Operator	Miss Mrs. Mr (surname)	(given names)	Date of Birth D/ M/ Y
			(name)	(address)	(telephone number)
	В.	If Corporation W	Vill Operate:		
		i. Name of Con	rporation		
		Head office	Address		
		Telephone N	umber		
		ii. Name of two			
		Signing office	(name)		(name)
		Office held .	(office)		(office)
			(office)	(address)	(office)
			(office)	(address)	(office)
			(office)	(address)	(office)
			(office)	(address)	(office)
II.	Nar		(office)	(address)	(office)

III.	Address of Office
	(city, town, village or post office)
	(county)
	(telephone number)
_	
IV.	Brief description of current or proposed foster homes under the supervision of the applicant: (indicate classification and number of homes in each classification)
V.	List other services available for children and basis for access, e.g., fee for service, employee, etc.
	(Give names of professionals, addresses, credentials)
VI.	List and describe briefly support services available to foster homes:
	List agencies that you intend will use this service:

VII.	It is pro more)	posed to pro	ovide residential car	e in the fo	llowing Ministry	Regi	ons:	(please	check one or
		Northern					Cen	tral	
		Southweste	rn				Sou	theastern	1
VIII.	I have	attached the	e following: (where	applicable	e)				
	(check	boxes)	i. The registration	on fee of \$	100 (per Region)	١			
			] ii. The renewal re	egistration	fee of \$100 (per	Regi	on)		
	Make o	heque paya	ble to Treasurer of	Ontario.					
			by agrees to comply ations thereunder.	with the p	provisions of the	Chila	l and	Family	Services Act,
]	Dated at			,	(Cignoture of		 		
	his	. day of	, 19	9	(Signature of	corp			onized officer
						-	Ο.	Reg. 55	50/85, Form 18.
				Form 1	9				
			Child and F	amily Serv	vices Act, 1984				
		APPLICA	TION FOR A LIC TO PLACE CH				LICE	ENCE	
То: А І	Director a	appointed fo	r the purposes of th	ne Act					
Une	der the A	Act and regu	lations thereunder,	I hereby a	apply for,				
to p	a licenc lace chil	e or dren for ado	renewal of a lice	ence					
Complet	te A or I	В							
A.	If unin	corporated C	)perator:						
	Applica	int/Operator	:						
	Name		(surname)	(g	iven names)			(оссира	ıtion)
	Ms.	Mrs.							
	Miss	Mr.							
					(address)				
			(phone nu	umber)					

4657

I	В.	If Corporation will operate:		
		Corporation name		
			ce address)	phone number
		Present members of Board of D	Directors	
		name	occupation	office held
			(address)	
			(address)	
		(att:	ach additional pages if require	ed)
		Present Officers of Corporation	(not included above)	
		name	occupation	office held
			(address)	
			(address)	
		(att	ach additional pages if requir	ed)
Ī		Name of Agency		
		Address		Telephone
		Name of Program Director		
		Qualifications of Program Direct	ctor	
			(attach curriculum vitae)	

A certified copy of the Letters Patent of the applicant corporation is attached to this Application

as Schedule A.

	The proposal for staffing is as follows: (indicate classifications, qualifications and work experi-
	ence and number of persons in each classification).
	List staff already hired: (give names and classifications)
ı	List access to professional services required and basis of access, e.g., fee for service, employee, etc.
	(give names of professionals, addresses, credentials)
	Application is being made for exemption under subsection 135 (3) or (4) of the Act.
	Application is being made for a special term under subsection 135 (2) of the Act.
	Other terms or conditions are being requested (attached).
	Appropriate supporting documentation is attached.
I have at	tached the following (where applicable)
	The registration fee of \$100
_	The renewal registration fee of \$100
_	
Make ch	eque payable to the Treasurer of Ontario.
	licant hereby agrees to comply with the provisions of the Child and Family Services Act, 1984 and the ns thereunder.
Dated at	·
this	day of, 19 (signature of applicant or authorized officers of corporation)
I hereby	certify that:
1.	I am a member of the Board of Directors of
2.	I have a knowledge of the matter and the statements in the annexed application contained are, to the

3. Each of the members of the Board of Directors is eighteen or more years of age and each member's name and description have been accurately set out in the application.

best of my knowledge and belief, true in substance and in fact.

4.	The application is made in good faith and is not made for any improper purpose.
Dated thi	is day of, 19
	(Signature of witness or (Signature of applicant) affix corporate seal)
	O. Reg. 550/85, Form 19.
	Form 20
	Child and Family Services Act, 1984
	A LICENCE OR RENEWAL OF A LICENCE TO OPERATE A CHILDREN'S RESIDENCE
	Licence
	Renewal
-1	No. Issued
1	Under the Child and Family Services Act, 1984 and the regulations thereunder and subject to the
1	limitations thereof, this licence is granted to
(	of the of
t	to operate a children's residence under the name of
ä	at
	(number and street or rural route)
	of
	1. This licence expires on the day of
	2. The maximum number of children that may be cared for in the children's residence at any one
	time is
	OR
	3. This licence is subject to the following terms and conditions:
	•••••
	••••••
	(Signature of Director)

O. Reg. 550/85, Form 20.

### Form 21

Child and Family Services Act, 1984

# A LICENCE OR RENEWAL OF A LICENCE TO PROVIDE RESIDENTIAL CARE

	Licence									
	Renewal									
	No. Issued									
	Under the Child and Family Services Act, 1984 and the regulations thereunder and subject to the									
	limitations thereof, this licence is granted to									
	of the of									
	to provide residential care under the name of									
at(address of office)										
ofin t										
	of									
	1. This licence expires on the day of, 19									
	2. The maximum number of children for whom residential care may be provided at any one time is									
	(to be completed only if applicable)									
	3. This licence is subject to the following terms and conditions:									
	☐ The terms and conditions attached as Schedule "A"									
	Other (list):									
	(Signature of Director)									
	O. Reg. 550/85, Form 21.									
	Form 22									
	Child and Family Services Act, 1984									
	A LICENCE OR RENEWAL OF A LICENCE TO PLACE CHILDREN FOR ADOPTION									
	Licence									
	Renewal									
	No. Issued									
	Under the Child and Family Services Act, 1984 and the regulations thereunder and subject to the limitations thereof, this licence is granted to,									
	(name of applicant)									

Child and Family Services Act, 1984

#### PROVISIONAL LICENCE TO PLACE CHILDREN FOR ADOPTION

PROVISIONAL LICENCE TO PLACE CHILDREN FOR ADOPTION													
No.							Issued						
nder the <i>Ch</i> :	ild and	Family	Services	Act. 19	84 and	the regi	ilations 1	thereunde	r and	subject	to the	limitati	ions

AND FURTHER TAKE NOTICE that under the provisions of subsection 180 (2) of the *Child and Family Services Act*, 1984 you have a right to have a hearing of this matter before the Children's Services Review Board that has been appointed under section 190 of the *Child and Family Services Act*, 1984. In order to obtain such a hearing you must within fifteen days of the receipt of this notice request such a hearing by completing and sending to me and to the Children's Services Review Board the prescribed Forms.

O. Reg. 550/85, Form 26.

#### Form 27

Child and Family Services Act, 1984

#### NOTICE OF INTENTION

NOTICE OF INTENTION	
To(Name of applicant or licensee)	
TAKE NOTICE that pursuant to the authority vested in me under the prochild and Family Services Act, 1984, I hereby propose to:	ovisions of sections 178 and 179 of the
refuse to issue a licence to you	
refuse to renew your licence	
revoke your licence	
to place children for adoption	
OR	
refuse to approve the placement of a child under subsection 136 (2) of	the Act for the following reasons:
AND FURTHER TAKE NOTICE that under the provisions of subsection 18t Act, 1984 you have a right to have a hearing of this matter before the Chil been appointed under section 190 of the Child and Family Services Act, 1 you must within fifteen days of the receipt of this notice request such a hea and to the Children's Services Review Board the prescribed Forms.	dren's Services Review Board that has 984. In order to obtain such a hearing
	O. Reg. 550/85, Form 27.
Form 28	
Child and Family Services Act, 198	34
REQUEST FOR HEARING	
To: A Director appointed for the purposes of the Child and Family	ly Services Act, 1984
and	
To: The Chairman of the Children's Services Review Board, Parli	ament Buildings, Toronto
Name of applicant or licensee	
Address of applicant or licensee(Number)	(Street or Rural Route)
(City) (Town) (Village) or (P.O.)	

I hereby apply to the Children's Services Review Board in accordance with section 36 of the Child and Family Services Act, 1984 for a determination of where I should remain or be placed.

My residential placement has been reviewed by a Residential Placement Advisory Committee under section 34 of the Act and

o n		I ar	n dissatisfied with the Advisory Co	emmittee's recommendation
OR		the	Advisory Committee's recommenda	ation has not been followed
			(Date)	(Signature of applicant)
				O. Reg. 550/85, Form 29
				Form 30
			Child and F	amily Services Act, 1984
			NOTI	CE OF HEARING
To:				of applicant or licensee)
• • •				of applicant or licensee)
the	Chile	d and		Children's Services Review Board appointed under section 3 of ct of a decision of a Director appointed for the purposes of the
A.		refu	ise to issue a licence to you	
		refu	ise to renew your licence	
		reve	oke your licence	
		atta	ch terms and conditions to your lie	tence under subsection 176 (3), (5) or (6) of the Act
	1.	П	To operate a children's residence	
		_		(Address)
			in the	of
			in the	of
			under the name of	
	OR			
	2.		To provide residential care for the	ree or more children at more than one location
	OR			
	3.		To place children for adoption	
OR				
B.		refu	ase to approve the placement of a c	child under subsection 136 (2) of the Act.
Chi	ld an	id Fa	amily Services Act, 1984 and that in	plicable to the hearing are contained in sections 180 to 185 of th accordance with the rules of procedure you are a party to th ated at the hearing by counsel or by your agent.
Chi	ldren	's Se		has been duly notified does not attend at the hearing the note party's absence and the party is not entitled to notice
		• • • •	(Date)	(Signature of Chairman of the Children's Services Review Board)
				O Por 550/05 Form 26

116. This Regulation comes into force on the 1st day of November, 1985.

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## CHILD AND FAMILY SERVICES ACT, 1984

O. Reg. 551/85.

General.

Made-October 16th, 1985.

Filed-October 31st, 1985.

#### REGULATION MADE UNDER THE CHILD AND FAMILY SERVICES ACT, 1984

#### **GENERAL**

- I.—(1) Every society shall record,
  - (a) a complaint respecting a child where in the opinion of the society there are reasonable and probable grounds to believe that the child is in need of protection; and
  - (b) a request for assistance or service,

within twenty-four hours of receiving the complaint or request.

- (2) The society shall investigate each complaint within twenty-one days after the complaint is recorded and further record within the twenty-one days,
  - (a) whether in the opinion of the society there are reasonable and probable grounds to believe that a child is in need of protection;
  - (b) where in the opinion of the society there are reasonable and probable grounds to believe that a child is in need of protection, a tentative plan for the welfare of the child; and
  - (c) where a tentative plan is drawn up for a child, the steps taken to implement the plan.
- (3) The society shall review the case of a child that is not closed, where the child is not taken into protective care, not later than sixty-days after the complaint is recorded. O. Reg. 551/85, s. 1.
- 2.—(1) A society that receives information under section 68 of the Act concerning the abuse of a child shall enquire of the Director who maintains the register established under subsection 71 (5) of the Act, within three days after receiving the information, to determine whether any person referred to in the information has been previously identified in the register.
- (2) A society that makes a report of verified information concerning the abuse of a child under subsection 71 (3) of the Act to the Director shall make the report within fourteen days after the information is verified by the society unless the Director extends the period of time.

- (3) Upon receiving an inquiry from a society under subsection (1), the Director shall forthwith notify the society whether any person referred to in the information received by the society under section 68 of the Act has been previously identified in the register, the date of any such prior identification and the society or other agency that reported the prior identification.
- (4) A report by a society to the Director of verified information concerning the abuse of a child made under subsection 71 (3) of the Act shall be in Form 1.
- (5) Where a case concerning the abuse of a child has been reported by a society under subsection 71 (3) of the Act and the case is not closed by the society, the society shall make a further report in Form 2 to the Director within four months after making of the original report under subsection 71 (3) of the Act.
- (6) Where a case is not closed, a society shall make a subsequent report to the Director in Form 2 on each anniversary of the original report until the case is closed by the society.
- (7) A society shall not close a case concerning the abuse of a child reported to the register by the society under subsection 71 (3) of the Act until the treatment or prevention of the abuse is no longer the primary objective of the society's involvement with the family.
- (8) A society may close a case concerning the abuse of a child where the case has been referred to another society or to a child protection agency recognized by a jurisdiction outside of Ontario. O. Reg. 551/85, s. 2.
- 3.—(1) The Director shall record information reported to the register under subsection 71 (3) of the Act in Form 3.
- (2) The Director shall maintain information in the register established under subsection 71 (5) of the Act for at least twenty-five years from the date of the recording of the information unless the information has been previously expunged or amended pursuant to a decision by the Director. O. Reg. 551/85, s. 3.
- 4.—(1) Every society shall ensure that each child in care of the society is given a medical and dental examination as soon as is practical after the admission of the child to care.
- (2) Every society shall ensure that each child who is in care of the society is given a medical examination and dental examination at least once a year.
- (3) Every society shall keep a record of each medical examination and dental examination of each child admitted into care by the society.
- (4) Every society shall ensure that the treatment recommended as a result of a medical examination or dental examination of a child admitted into care by the society is carried out within the times recommended.

- (5) Psychological and psychiatric assessments or treatment or both shall be provided for each child in the care of a society in accordance with the needs of the child where the society is of the opinion that the behaviour and condition of the child indicate that an assessment or treatment or both is necessary in the circumstances.
- (6) The results of each assessment and treatment carried out under subsection (5) shall be recorded by the society. O. Reg. 551/85, s. 4.
- 5.—(1) No society that admits a child into care shall place the child in a foster home or other home unless the child has previously visited the home at least ten days before the placement.
- (2) Subsection (1) does not apply where it is not practical in the circumstances to have the child visit the home at least ten days before the placement.
- (3) Every society shall ensure that each child placed in a foster home or other home by the society is visited by a social worker,
  - (a) within seven days after the child's admission to the home;
  - (b) at least once within thirty days of the placement; and
  - (c) at least once every three months after the visit referred to in clause (b),

- or at such other interval as the local director directs. O. Reg. 551/85, s. 5.
- 6. Every society that receives an application to adopt or board a child that is in the care of the society shall, within thirty days after receiving the application, begin an investigation of the applicant and the home of the applicant. O. Reg. 551/85, s. 6.
- 7.—(1) Every society shall open and maintain a separate file with respect to,
  - (a) each person who is a parent within the meaning of subsection 131 (1) of the Act who relinquishes a child to the society for adoption;
  - (b) each prospective adoptive parent;
  - (c) each child who is placed or who is intended to be placed for adoption by the society; and
  - (d) each foster parent who provides services to the society in connection with an adoption.
- (2) The society shall review each file referred to in subsection (1) and bring the file up to date at least every six months until the file is closed.
- (3) The society shall permanently retain a record of the contents of each file referred to in subsection (1). O. Reg. 551/85, s. 7.

#### THE ONTARIO GAZETTE



Ministry of Community and Social Services

#### Form 1

Report to Child Abuse kegister

Child and Family Services Act, 1984

Ministry use only

Jurisdiction	File
No.	No.

		2 1	
Child (Corrections to Form Last name	First name(s)	Sex P	Sirthdate or approx. age
Also known as			
Alleged Abuser(s) (Correct	tion(to Form 1 to be ma	ide on Form	2
Last name	First name(s)	Sex   B	Dirthdate or approx. age (y,ha,d)
Also known as	Relationship to	enilê	
		I Mother	EC.L. parent
Mailing address	DStepfather	T Stepmoth	ner
(include postal code)			mother Dibling
	Juncie	E Aunt	[Other (specify)
Last name	First name(s)		Pirthdate or approx. age (y,m,d)
Also known as	Relationship to	chilé	
		DMother	EC.L. parent
Mailing address	TStepfather	[Stepmoth	ner [Grandparent
(include postal code)	_		nother DSibling
	_		_
	Duncle	Daunt	Jother (specify)
Parent(s) of child (if ot	ner than about		Names and ages of siplings
Last name	First name(s)		or other children if
			helpful for tracking:
Alsc known as	Sex Approx Rela	ationship	
		child	
Mailing address			
Parent(s) of child (if or Last name	her than above) First name(s)		
Also known as	Sex   Approx   Rel	27:07:57:4	
		child	
Mailing &ddress	1 ! !		
	<del></del>		

Persons with whom child li	ving at	time of	ınc	ident		1	
(if other than above) Last name	Firs	t name(s	)				
			,				
Also known as	Sex	Approx age	ı	lation	-		
Mailing address			1	<u>-</u>			
Last name	Firs	t name(s	)				
Also known as	Sex	Approx age	1	lation	-	-	
Mailing address		1	J			-	
Abuse	-						
Date of incident   Date univ		pisodic/ rom (dat		oing	Repo CAS	orted to D M	Place of incident   Child's home   Child's home   Cother (specify)
Source of report (do not ic	entify	informan	t)				
□Victim □Relative □Parent □Neighbour/ friend	□Profes .(speci □Other		)	know abuse	of ar		<pre>(s) or caretaker(s) r fail to prevent borate)</pre>
Type of abuse							
□Physical □Sexual □Emo	tional		e t	o Prov	iāe (	check any	that apply)
Indicators (check any that DFatal injury - date of C DAbrasions	apply) eath Malnutr	ıtion				Anxiety	
[]Cuts	Other p	hysical .	ill:	ness		Depressi	on
[] Welts	Irritat	ion, Pai:	n,	Injury		Withdraw	al
DBruises		tal area				∭Self-âes	
	Pregnan					aggressi	ve behaviour
DPoisoning (specify)		nĉicatio: molestat				Developm	ent ôelay(s)
□Burns/scaldings		ation (s				åevelopm	emotional or ental condition g treatment (specify
							behavioural or (specify)
					٠	⊡No visib (elapora	le injuries te)
Indicate the overall degree	of apu	5€					
☐ Mild ☐ Moderate	<u> </u>	evere					

Brief explanation of occurrences (including a statement describing frequency and duration)

	behalf of child		
Examined by	<pre>Physician</pre>	□Reç. nurse	_Social Worker
Hospitalized			nt TAS place of safety
	Treated outside		
Child apprehen	deč		er apprehended Tives Number
INO IYes		_Nc	Tyes Number
CAS request	to court		Court hearing
Supervisio	n order Length		Held on Adjourned to Disposition (if known)
☐ Society wa ☐ Crown ward		requested	Disposition (ii known)
□ Not yet kn			CAS agreed with decision INO I Yes
Current situati	on		
Child's present	whereabouts	A	lleged abuser(s)
□at home			Tistill in home
In hospital			Tohild still in his/her care
☐ in CAS care			Dliving elsewhere
I placed elsew	here (specify)		Tin hospital (address)
Elaborate if ne	cessary		Tin prison (address)
			whereabouts unknown
			unidentified
Action relating	to alleged abuser	(s)	
Police involvement	ent		
None			
[Informal con-	tact	_ Pc	lide investigation
	agation with CAS		
Ucharges laid		T Pe	nčing
State charges			
Adjourned to (d	ate if known)		
Disposition of	case	_ No	t yet knowt
Alleged abuser(	s)/parents informe	ê by CAS of	Recional and/or Area Office
report to			involved
Registry DR	egister [] Not info		NoYes
	(please	elaborate)	

Comments:

Previous CAS involvement	ent with fami	ly			
☐ No ☐ Yes (specify)					
Previous abuse report	to Ministry				
By this Society  By another Society		Registry (pre June 15, 1979)			
(specify)		Date			
Send letter of notific	_		In other language (specify		
Reporting Society		to another Society/ fare authority	Date of referral		
Caseworker(s) (type nam	ne(s))	Signature of Local I (type name and sign			
		OR Authorizec design	nate Date		

O. Reg. 551/85, Form 1.



Ministry of Community and Social Services

#### Form 2 Child and Family Services Act, 1984

Follow-up

Report to Child Abuse

Register

Ministry use only

						,	02 y
						Jurisdiction No.	File No.
Please print clearly of month follow-up	□ Annual	Report, Year	1,2,3	Oti	ner 🗀	Final Report	
Child (Corrections to	Form I t	o be made on	Form 2 )				
Last name		First name(s)		Sex	Birthd (y,m,d	ate or approx	c. age
Also known as							
Alleged Abuser(s) (Co	TT0011076	to Form 1 to b	- F360 C	n For	~ 2 I		
Last name		First name(s)				ate or approx	k. age
Also known as		Relationship	to child		•		
		] Father		other	-	□C.L. pare	ent
Mailing address		Stepfather	3.5	tepmo	ther	☐ Grandparent	
(include postal code)		Troster fat	_	-		_	
		Tuncle	<u> </u>	unt		Other (sp	pecify)
Last name		First name(s)		Sex	Birtha (y.m.,d	ate or approx	c. age
Also known as		Relationship	to child				<del></del>
		Drather	<b>□</b> .	other	•	DC.L. pare	ent
Mailing address						_	
(include postal code)		Stepfather		tepmo	ther	□Grandpare	ent
		_Foster fat	her IF	oster	mother	DSibling	
		Duncle	אם	unt		Dother (sp	pecify)
		·					
Action taken on be	half of	child - up	date				
	Chilá	apprehended		С	ther c	hildren app	rehended
No change	☐ No	Yes			□ No		
No change	NO	T iez		1	_ NO	Yes	Number
S request to court			Court h	ezzir	10		
	Length	requested.	Held or		•	chourned to	
Society wardship		requested			(if kno	•	
Crown wardship							
Not yet known			CAS ac	eed v	with dec	ision DNc	Yes

Current situation - update No change Child's present whereabouts	Alleged abuser(S)
☐ at home	☐still in home
☐ in hospital	Child still in his/her care
☐ in CAS care	Dliving elsewhere
placed elsewhere (specify)	in hospital
Elaborate if necessary	in prison
	[]whereabouts unknown
	Distill unidentified
Action relating to alleged abuser(s) Police involvement  []None	
[Informal contact	Police investigation
$\square$ Joint investigation with CAS	
Charges laid	Pending
State charges	
Adjourned to (date if known)	

Disposition of case, specifics of sentence, if applicable

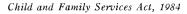
#### THE ONTARIO GAZETTE

4675

Causative factors			of condition mprovement		
		noistron		Unchanged	
Parants	Slight	Significant	Slight	Significant	
heavy child care responsibilities					
lack of support system					
marital difficulties					
lack of knowledge of child care/development					
physical violence/corporal punishment acceptable		مممم			
different cultural/sub-culturel/religious norms					
alcohol/drug abuse					
physical/mental illness		ā			
personality disorder/sociopathic					
intellectual limitations					
abused in childhood					
emotionally deprived in childhood					
other					
, 00.00					
hild					
unwented					
premature		aanac	ā	$\equiv$	
handicapped					
behaviour problem/provocative		5	ā		
Dother	00		ñ		ō
2 Other	_	_	_	_	_
Contract of the Contract of th					
nvironment					_
housing				]	
unemployment		]			
finances					
social isolation					=
other					
					2
ervices provided	By	For	Una	vailable	Rejected
Psychiatric/psychological assessment		1			
psychiatric treatment					
counselling					
medical treatment			1		
public health nurse					
parent education courses					
perents anonymous/self help group					
volunteer visitor/parent aide					
professional child care worker					
day care					
homemaker					
material needs/financial assistance					
housing					
employment					
			1		
			1		
Child taken into care				i	

O. Reg. 551/85, Form 2.

#### Form 3



<b>B</b> )	Ministry of
ري	Community and
Ontario	Social Services

Child Last name	First r	ame(	s)			
Known as (if applicable	)	Sex	Birthdate (y,m,d)	or approx	. age	File No.
Alleged Abuser Last name	First r	name (	5)			Relationship to
Known as (if applicable	)	Sex	Birthdate (y,m,d)	or approx	. age	
ailing address			1			
ncident			· · · · · · · · · · · · · · · · · · ·			
	not knowi	1 -	socic/ongoi m (date)	- 1	Date r (y,m,d)	eported to CAS
revious abuse report t	c Ministr	y I	Date(s) (y,	m,d)	Ву	
No □Yes						CAS
Reporting Society Same of Society	Form	lsig	neĉ by:	Recistere	_	istrar
Name(s) of caseworker(s	) Dateč	(y,m	<b>,</b> d)	Date (y,m		
No letter sent: □addre	ss unknov	vn _	Dapuser uni	ndentified		
Date letter sent (y,m,d		ect [	C/o CAS	Other	Otn	er language
Pate letter returned (y	,m.,d)	egaı	sition of r	eturned le	tter	
nanagarai na nav sta Ci	nild and '	Famil	v Services	Ac+ 1984	claus	e 72(2)(b) by:
	nild and :	Famil	y Services	Act, 1984,		e 72(2)(b) bv: ∈ (y,m,d)
Inspected as per the Change of	nild and :	Famil	y Services	Act, 1984,		

O. Reg. 551/85, Form 3.

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8. This Regulation comes into force on the 1st day of November, 1985.

JOHN SWEENEY
Minister of Community and Social Services

Dated at Toronto, this 16th day of October, 1985.

#### GENERAL WELFARE ASSISTANCE ACT

O. Reg. 552/85. General. Made—October 24th, 1985. Filed—November 1st, 1985.

# REGULATION TO AMEND REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- 1. Item 10 of Schedule E to Regulation 441 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 399/85, is revoked and the following substituted therefor:
- 10. From and including the 1st day of August, 1985, up to and including the 31st day of October, 1985
   11. From and including the 1st day of November, 1985
   12. Standard Sta

(7676) 46

#### CHARITABLE INSTITUTIONS ACT

O. Reg. 553/85. General. Made—October 24th, 1985. Filed—November 1st, 1985.

## REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

- 1. Item 29 of Table 1 of Regulation 95 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 400/85, is revoked and the following substituted therefor:
- 29. From and including the 1st day of August, 1985, up to and including the 31st day of October, 1985 ..... \$19.20 44.47 32.75 77.00 30.73 30. From and including the 1st day of \$19.40 44.47 32.95 77.00 30.73

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#### HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 554/85. General. Made—October 24th, 1985. Filed—November 1st, 1985.

## REGULATION TO AMEND REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

1. Item 29 of Table 1 of Regulation 502 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 401/85, is revoked and the following substituted therefor:

-,.	1985, up to and including the 31st day of October, 1985	\$19.20	42.47	32.75	77.00
30.	From and including the 1st day of November, 1985	\$19.40	42.47	32.95	77.00

(7678)

29.

FAMILY BENEFITS ACT

From and including the 1st day of August.

O. Reg. 555/85. General. Made—October 24th, 1985. Filed—November 1st, 1985.

#### REGULATION TO AMEND REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

1. Subclause 12 (5) (e) (i) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 402/85, is revoked and the following substituted therefor:

(i) \$19.40 a day, or

2. This Regulation comes into force on the 1st day of November, 1985.

### MINISTRY OF CORRECTIONAL SERVICES ACT

O. Reg. 556/85. General. Made—November 1st, 1985. Filed—November 1st, 1985.

REGULATION TO AMEND
REGULATION 649 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
MINISTRY OF CORRECTIONAL
SERVICES ACT

1. Regulation 649 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Parts:

PART IV

(RESERVED)

(7679)

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1302

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#### PART V

#### CUSTODY REVIEW BOARD

- 55.—(1) The Custody Review Board established under section 50 of the Act shall consist of not more than fifteen full-time and part-time members.
- (2) A member of the Board may be appointed for a term of six months, one year, two years or three years.
- (3) One member of the Board constitutes a quorum.
- (4) A Vice-Chairman designated by the Chairman has the jurisdiction and shall exercise the power of the Chairman,
  - (a) in the absence of the Chairman; or
  - (b) if the Chairman is unable to act or the office of the Chairman is vacant.
- (5) The Chairman shall from time to time assign various members of the Board to its various hearings and reviews. O. Reg. 556/85, s. 1, part.
- 56.—(1) In addition to the duties of the Board set out in section 51 of the Act (Application to Board), the Board shall review the placement of probationers who are ordered by the youth court under paragraph 23 (2) (f) of the Young Offenders Act (Canada) to reside at a place specified by a provincial director where the place specified is a place designated by the Minister as a place of open custody under subsection 24 (1) of that Act.
- (2) An application by a young person for a review under subsection (1) shall be made within thirty days of the placement at the place specified by the provincial director.
- (3) Subsections 51 (2), (3) and (4) (Duties of Board) of the Act apply with necessary modification to a review by the Board in respect of an application under subsection (2).
  - (4) After conducting a review, the Board may,
    - (a) where the Board is of the opinion that the place where the young person resides is not appropriate to meet the young person's needs, recommend to the provincial director that the young person be transferred to another place; or
    - (b) confirm the placement. O. Reg. 556/85, s. 1, part.
- 57.—(1) Where the Board holds a hearing under section 51 of the Act a young person may be represented at the hearing by a parent or other advocate of his or her choice.

- (2) The Board shall conduct reviews and hearings in an informal manner and in the absence of the public.
- (3) The provincial director shall co-operate with the Board in the conduct of reviews and shall provide the Board with documents and other information with respect to reviews when requested by the Board to do so.
- (4) Recommendations by the Board to the provincial director under subsection 51 (5) of the Act shall be in writing.
- (5) The Board shall provide a copy of its written recommendations under subsection 51 (5) of the Act to the young person and his or her representative. O. Reg. 556/85, s. 1, part.
  - 2. This Regulation comes into force on the 1st day of November, 1985.

(7680)

#### DRUGLESS PRACTITIONERS ACT

O. Reg. 557/85. Chiropractors. Made—September 24th, 1985. Approved—November 1st, 1985. Filed—November 1st, 1985.

# REGULATION TO AMEND REGULATION 248 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE DRUGLESS PRACTITIONERS ACT

- 1. Section 8 of Regulation 248 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 762/82, is revoked and the following substituted therefor:
- 8. The fees to be paid by a chiropractor are,
  - (a) on registration, \$135;
  - (b) on renewal of registration before the chiropractor's registration expires, \$275;
  - (c) where the chiropractor's registration has expired and the chiropractor applies for renewal of registration within two years of the date of expiry of registration, \$415; and
  - (d) where the chiropractor's registration has expired and the chiropractor applies for renewal of registration two years or more

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after the date of expiry, \$685. O. Reg. 557/85, s. 1.

- 2. Clause 9 (a) of the said Regulation is revoked and the following substituted therefor:
  - (a) pays the fee prescribed by clause 8(d);

The Board of Directors of Chiropractic:

F. N. BARNES, D.C.

R. M. WINGFIELD, D.C.

D. Grant

B. J. VANDERHAM, D.C.

L. E. MACDOUGALL, D.C.

Dated at Toronto, this 24th day of September, 1985.

(7681) 46

#### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 558/85.

Town of Harrow—Township of Colchester South Boundary.

Made-November 1st, 1985.

Filed-November 1st, 1985.

#### ORDER IN COUNCIL

R.O.C. 356/85

WHEREAS The Corporation of the Township of Colchester South and The Corporation of the Town of Harrow have entered into an agreement dated the 10th day of June, 1985 for the resolution of certain intermunicipal boundary issues;

And Whereas public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreements;

AND WHEREAS no objections to the proposed issuance of the order were filed with the Clerk of the Executive Council within the filing period;

Now THEREFORE on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of November, 1985, the portion of the Township of Colchester South described in the Schedule is annexed to the Town of Harrow.
- 2. All real property of The Corporation of the Township of Colchester South situate in the annexed

area vests in The Corporation of the Town of Harrow on the 1st day of November, 1985.

- 3. On the 1st day of November, 1985 the by-laws of the Town of Harrow extend to the annexed area and the by-laws of the Township of Colchester South cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Colchester South under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
    - (ii) by the Township of Colchester South that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Town of Harrow; and

- (b) by-laws conferring rights, privileges, franchises, immunities, or exemptions that could not have been lawfully repealed by the council of the Township of Colchester South.
- 4. The clerk of the Township of Colchester South shall forthwith prepare and furnish to the clerk of the Town of Harrow a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 31st day of October, 1985 and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of November, 1985 shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Harrow and may be collected by The Corporation of the Town of Harrow.
- (2) On or before the 1st day of January, 1986, The Corporation of the Town of Harrow shall pay to The Corporation of the Township of Colchester South an amount equal to the amount of all real property taxes that The Corporation of the Town of Harrow is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of November, 1985.
- 6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 31st day of October, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Township of Colchester South and may be collected by The Corporation of the Township of Colchester South.
- 7. The assessment of land in the annexed area upon which the taxes after the 31st day of October, 1985 shall be levied shall be determined by the Assessment Commissioner, and the provisions of section 34 of the Assessment Act shall apply to such assessment.

- 8. If the land shown as Part 3 on Registered Plan 12R-7722 deposited in the Land Registry Office for the Registry Division of Essex (No. 12), or any part thereof, becomes a public highway, the Town of Harrow shall,
  - (a) within six months, establish terms and conditions on which access to such highway will be offered to owners of abutting land within the Town; and
  - (b) offer access to the highway to owners of abutting land within the Township on the same terms and conditions.
- 9.—(1) The land shown as Part 5 on Registered Plan 12R-7722, deposited in the Land Registry Office for the Registry Division of Essex (No. 12), shall continue to be used by the Town for public park purposes.
- (2) If the land described in subsection (1) is sold, the Town of Harrow shall pay to the Township of Colchester South an amount equal to 50 per cent of the proceeds of sale.
- (3) For the purposes of subsection (2), "proceeds of sale" means the total purchase price minus legal fees and disbursements, commissions and other reasonable costs related to the sale.
- 10.—(1) On or before the 1st day of January, 1986, the Town of Harrow shall pay to the Township of Colchester South the sum of \$2,000 as compensation for loss of existing assessment.
- (2) The Town of Harrow shall pay to the Township of Colchester South the sum of \$4,000 as compensation for loss of future assessment in respect of land shown as Part 2 on Registered Plan 12R-7722, deposited in the Land Registry Office for the Registry Division of Essex (No. 12), if,
  - (a) a proposed nursing home complex is completed on the land and, as a result, the assessment of the land is increased; or
  - (b) a proposed nursing home complex is not constructed on the land but other development on the land results.
    - (i) where there has been no re-assessment generally within the Town of Harrow under section 63 of the Assessment Act, in the assessment on the land being increased by an amount greater than twelve hundred (1200) per cent of 1984 assessment for the 1985 taxation year, or
    - (ii) where there has a been a re-assessment generally within the Town of Harrow under section 63 of the Assessment Act, in the assessment on the land being increased by an amount greater than twelve hundred

(1200) per cent of the assessment as determined under section 63.

- (3) The sum referred to in subsection (2) shall be paid in the following manner:
  - \$1,000 on the first day of June in the first year in which assessment on the land is increased as a result of the completion of the nursing home complex or other development, and
  - \$1,000 on the first day of June in each of the three years following the year mentioned in paragraph 1.
- 11. The agreement between The Corporation of the Township of Colchester South and The Corporation of the Town of Harrow dated the 10th day of June, 1985 is hereby given effect. O. Reg. 558/85.

Recommended

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered, November 1st, 1985.

Lincoln M. Alexander
Lieutenant Governor

#### Schedule

AREA TO BE ANNEXED TO THE TOWN OF HARROW

That portion of the Township of Colchester South in the County of Essex described as follows:

> Beginning at the intersection of the southerly boundary of the Town of Harrow and the easterly limit of Erie Street;

Thence south 3°00' west along the said easterly limit 20.12 metres to the southerly limit of Part 3 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Essex (No. 12) as Number 12R-7722;

Thence south 87°16′50″ east along the southerly limit of the said Part 132.77 metres to the northwesterly angle of Part 2 as shown on the said Plan;

Thence south 3°00' west along the westerly limit of the said Part 2 121.92 metres to the southerly limit of the said Part;

Thence south 87°16′50″ east along the said southerly limit 234.51 metres to the westerly limit of Part 5 as shown on the said Plan:

Thence south 3°00' west along the said westerly limit 185.71 metres to the southerly limit of the said Plan:

Thence south 87°28′20″ east along the said southerly limit 262.86 metres to the easterly limit of Lot 12 in the Gore of the Township of Colchester South:

O. Reg. 558/85

Thence northerly along the said easterly limit 326.77 metres to the southerly boundary of the Town of Harrow;

Thence north 87°16′50″ west along the said southerly boundary 627.56 metres to the place of beginning. O. Reg. 558/85, Sched.

(7682) 46

#### SHEEP AND WOOL MARKETING ACT, 1981

O. Reg. 559/85.

Licence Fees.

Made—November 1st, 1985.

Filed—November 1st, 1985.

#### REGULATION TO REVOKE ONTARIO REGULATION 146/82 MADE UNDER THE SHEEP AND WOOL MARKETING ACT, 1981

- Ontario Regulation 146/82, as amended by Ontario Regulation 68/83 and Ontario Regulation 515/83, is revoked.
- 2. This Regulation comes into force on the 1st day of November, 1985.

(7683) 46

#### FARM PRODUCTS MARKETING ACT

O. Reg. 560/85.

Vegetables for Processing-Plan.

Made-November 1st, 1985.

Filed—November 1st, 1985.

REGULATION TO AMEND
REGULATION 387 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS MARKETING
ACT

 Section 3 of the Schedule to Regulation 387 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- 3. This plan provides for the control and regulation in any or all respects of the producing and marketing within Ontario of vegetables, including the prohibition of such producing and marketing in whole or in part.
  - Section 5 of the said Schedule is revoked and the following substituted therefor:
- 5. The local board shall be composed of eleven producer-members.
  - 3. Sections 7 and 8 of the said Schedule are revoked and the following substituted therefor:
- 7. Producers are divided into five districts as follows:
  - 1. District 1, comprising the County of Essex.
  - 2. District 2, comprising the County of Kent.
  - District 3, comprising the counties of Bruce, Huron, Lambton, Middlesex, Oxford and Perth.
  - District 4, comprising the counties of Brant and Elgin and the regional municipalities of Haldimand-Norfolk and Niagara.
  - District 5, comprising the counties of Hastings, Northumberland and Prince Edward and The Regional Municipality of Durham.
- 8.—(1) A producer whose place of production is located in a district mentioned in section 7 is a member of that district.
- (2) A producer whose place of production is not located in a district mentioned in section 7 is a member of the district nearest to the place of production.
  - 4. Section 10 of the said Schedule, as remade by section 1 of Ontario Regulation 389/83, is revoked and the following substituted therefor:
- 10. On or before the 1st day of December in each year the members of each district shall elect from among themselves one member for each forty producers or fraction thereof to the District Vegetable Growers' Committee.
  - Section I1 of the said Schedule, as amended by section 2 of Ontario Regulation 389/83, is revoked and the following substituted therefor:
- 11.—(1) On or before the 31st day of December in each year, each District Vegetable Growers' Committee may elect members to the local board as follows:

O. Reg. 561/85

- 1. District 1, three members.
- 2. District 2, three members.
- 3. District 3, two members.
- 4. District 4, two members.
- 5. District 5, one member.
- (2) No person is eligible for election to the local board from a district unless the person is a member of the district.
  - Subsection 12 (3) of the said Schedule is revoked and the following substituted therefor:
- (3) No person is eligible for appointment to the local board from a district unless the person is a member of the district.

(7684)

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#### FARM PRODUCTS PAYMENTS ACT

O. Reg. 561/85.
Fund for Milk and Cream
Producers.
Made—November 1st, 1985.
Filed—November 1st, 1985.

REGULATION TO AMEND
REGULATION 391 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
FARM PRODUCTS PAYMENTS ACT

- 1. Section 1 of Regulation 391 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 275/85, is amended by adding thereto the following clause:
  - (aa) "cream board" means The Ontario Cream Producers' Marketing Board as constituted under the Milk Act;
- 2.—(1) Subsection 6 (6) of the said Regulation, as remade by section 3 of Ontario Regulation 275/85, is amended by striking out "or cream" in the first and second lines.
- (2) Section 6 of the said Regulation, as remade by section 3 of Ontario Regulation 275/85, is amended by adding thereto the following subsections:
- (7) The producer shall pay the amount due under subsection (3) in respect of the sale of cream to the cream board and the cream board shall forward this amount to the Board by the 21st day of the month following the month of sale.
- (8) In respect of the sale of cream, the dealer shall forward the fees payable by the dealer to the Board by the 10th day of the month following the month of sale. O. Reg. 561/85, s. 2 (2).

(7685)

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## **Publications Under The Regulations Act**

November 23rd, 1985

#### PESTICIDES ACT

O. Reg. 562/85. General. Made—November 1st, 1985. Filed—November 4th, 1985.

# REGULATION TO AMEND REGULATION 751 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PESTICIDES ACT

1. Tables 1 and 2, as remade by section 5 of Ontario Regulation 70/84, Schedule 1, as remade by section 6 of Ontario Regulation 70/84, Schedule 2, as remade by the said section 6 and amended by section 1 of Ontario Regulation 269/85 and Schedules 3, 4, 5 and 6, as remade by the said section 6, of Regulation 751 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

20 BYS

Brett-Young Seeds Ltd., Winnipeg 19, Manitoba

#### Table 1

#### CANADIAN AGENT CODES

		Olivinosis (Tobava Cobab
1	ABC	Agricultural and Veterinary Products Division, Abbott Labs. Ltd., P.O. Box 6150, Montreal, Quebec
2	ABE	Abell Waco Limited, 246 Attwell Drive, Rexdale, Ontario M9W 5B4
3	AGT	Ag-Turf Chemicals Inc. P.O. Box 143, Stn. A, Rexdale, Ontario M9W 5K9
4	AMI	Amchem Products Inc., 2224 Walker Road, Windsor, Ontario N8W 3P6
5	AMZ	Amway of Canada Ltd., P.O. Box 5706, London, Ontario N6A 4B5
6	ANT	Ansui International of Canada Ltd., P.O. Box 465, Oakville, Ontario L6J 5A8
7	ASH	Ashworth and Associates 49 Thornheights Road, Thornhill, Ontario L3T 3L9
8	BAB	Surge, Babson Bros., Co. (Canada) Ltd., 1025 Rangeview Road, Port Credit, Ontario L5E 1H2
9	BAI	Thuron Ltd., P.O. Box 73, Port Perry, Ontario LOB 1NO
10	BAO	Bateman, W. E. 347 Bay Street, Suite 304, Toronto, Ontario M5H 2R8
11	BAT	Geo Bartlett, N.M. Bartlett Manufacturing Co. Ltd., P. O. Box 490, 931 Bartlett Road, Beamsville, Ontario LOR 1BO
12	BAU	Charles Bateman, Ltd., P.O. Box 25, Thornhill, Ontario L3T 3N1
13	BEL	Belco Safety Products Ltd., 341 Bering Avenue, Toronto, Ontario M8Z 3A8
14	BGM	B and G Marketing Services of Canada, P.O. Box 82, Orillia, Ontario L3V 6H9
15	BRE	G. Murray Gray, 127 Frederick Street, Kitchener, Ontario N2H 2L8
16	BRM	Brooks Macfarlane, Box 67, Welland, Ontario L3B 5N9
17	BRN	Brandis, W.B.A. Carlisle, Ontario LOR 1HO
18	BRP	Stanley Brock Ltd., 145 Market Avenue E., Winnipeg, Manitoba R3B 1C5
19	BRT	Brookdale-Kingsway Ltd., 150 Duke Street, Bowmanville, Ontario L1C 2W3

21	CAU	Canadian Germicide Co. Ltd.,			
		591 The Queensway, Toronto, Ontario	M8Y	1J8	

- 22 CBS Canadian Spawn and Supply Ltd., Box 385, Newkirk Road, Richmond Hill, Ontario L4C 4Y6
- 23 CBU Carpenter, A.
  171 Eglinton Avenue East, Toronto, Ontario M4P 1K5
- 24 CCD Canadian Occidental Petroleum Ltd. 550-6th Avenue, S.W. Calgary, Alta T2P 0S3
- 25 CCN Connchem Ltd. 26 Waterman Avenue, Toronto, Ontario M4B 1Y5
- 26 CGA Ciba-Geigy Agric. Chem., 1 Westside Drive, Etobicoke, Ontario M9C 1B2
- 27 CGC Ciba-Geigy Canada Ltd., 1 Westside Drive, Etobicoke, Ontario M9C 1B2
- 28 CGL Cargill Grain Company Limited, 500 - 167 Lombard Avenue, Winnipeg, Manitoba R3B 0V4
- 29 CHH Chemagro Ltd.
  1355 Aerowood Drive, Mississauga, Ontario L4W IC2
- 30 CHP Chipman Chemicals Ltd.
  400 Jones Road, P.O. Box 9100, Stoney Creek, Ontario L8G 321
- 31 CHY Chemroy Chemicals Ltd.
  2401 Anson Drive, Mississauga, Ontario L5S 1G1
- 32 COF Coghlan's Ltd.
  235 Garry Street, Winnipeg, Manitoba R3C 1H2
- 33 COQ Cooper Div. of Agropharm Ltd. 40 Riverview, LaSalle, Quebec H8R 3S1
- 34 COS R. Goltz, Copeland Laboratories Ltd., 41 Racine Road, Rexdale, Ontario M9W 2Z6
- 35 COU Corry, F. D.
  471 Winnipeg Street, Suite 105-A, Penticton, B.C. V2A 5M7
- 36 CUS Cutter Laboratories International, 6023 Fifth Street, S.E., Calgary 27, Alberta T2H 1L5
- 37 DEK Dekalb Canada Limited, 301 Richmond Street, Chatham, Ontario N7M 5K5
- 38 DIA Diamond Shamrock Canada Limited 150 Consumers Road, Willowdale, Ontario M2J 1P9
- 39 DIC Diamond Alkali (Canada) Ltd. 197 Bartley Drive, Toronto, Ontario M4A 1E9
- 40 DIE Diamond Laboratories (Canada) Ltd. 6420-1A Street, S.W., Calgary, Alberta T2H 0G6

41	DIT	Ditchling Corp. Ltd.		
		P.O. Box 395, Don Mills, Ontario Mi	3C 2S7	

- 42 DIV Diversey (Canada) Ltd.
  2645 Royal Windsor Drive, Clarkson Postal Stn., Mississauga, Ont L5J 1L1
- 43 DKB De Kalb Canada Limited P.O. Box 430, Chatham, Ontario N7M 5K5
- 44 DOL Dominion Veterinary Laboratories Ltd. 800 Main Street, Winnipeg, Manitoba R2W 3N7
- 45 ELZ Elston Industries Ltd.
  1350 Church Avenue, Winnipeg, Manitoba R2X 1G4
- 46 ENL Environmental Laboratories Limited
  25 York Avenue, Toronto, Ontario M6N 2V3
- 47 FER W. H. Perron & Co. Ltd. 515 Boul. Labelle, Chomedey (Lavalle), Quebec
- 48 FIR Fireco Sales Ltd.
  33 Racine Road, Rexdale, Ontario M9W 2Z4
- 49 FIT Fish, A. W. P.O. Box 88, Bonnie Drive, Route 1, Winfield, B.C. VOH 2CO
- 50 FMC FMC of Canada Ltd. 1274 Plains Road East, Burlington, Ontario L7S 1W6
- 51 FOB Winchester-Western (Canada) Limited P.O. Box 2007, Cobourg, Ontario K9A 4MI
- 52 FRC Franklin Laboratories Inc., 1777 South Vellaire Street, Denver, Colorado 80222 USA
- 53 FRD Franklin Laboratories Ltd.
  526-7th Avenue, S.E., Calgary, Alberta T2G 0J6
- 54 FRM Fraser Valley Mushroom Growers Co-op., 496 Prior Street, Vancouver 4, B.C. V6A 2G1
- 55 GCP Green Cross Products, 2875 Centre Street, Montreal 104, P.Q. H3K 1K4
- 56 GIE George E. Gilbert Equipment Ltd., P.O. Box 206, Leamington, Ontario N8H 3W2
- 57 GIL Fred Gillmore 38 Greenbrae Circuit, Scarborough, Ontario M1H 1P6
- 58 GLE Glendale Agencies 286 St. Paul Street West, Montreal, Quebec H2Y 2A4
- 59 GOO Goodman and Company
  479 Granville Street, Vancouver, B.C. V6C 1T:
- 60 GRE Green Valley Fertilizer and Chemical Co. Ltd. P.O. Box 249, Surrey, B.C. V3T 4W8

- 61 HAU Hartz Mountain Pet Supplies
  Talbot Street, St. Thomas, Ontario
- 62 HAW Haver-Lockhart Service 3427 Street, S. E., Calgary 27, Alberta
- 63 HER Gordon Buchan, Herridge Tolmie, 116 Albert Street, Ottawa, Ontario K1P 5G3
- 64 HFC Hercules Incorporated (Canada) Ltd.
  1980 Sherbrooke Street West, Montreal, Quebec H3H 1E8
- 65 HUB Hunter Brand Manufacturing Ltd. 95 Ouest Street, Zotique, Montreal, Quebec H2S 1P1
- 66 ITT ITT Industries of Canada Ltd., P.O. Box 138, 7-D Centre, Toronto, Ontario M5K 1H1
- 67 JAC Jacuzzi Canada Ltd., 330 Humberline Drive, Rexdale, Ontario M9W 1R5
- 68 JEB Jersey Brand Products Ltd., 2875 Laurier Street East, Montreal, Quebec H2Y 123
- 69 JOS Ivan J. Jones, Amchem Products Inc., 270 Grand Avenue East, P.O. Box 1198, Chatham, Ontario M7M 5L8
- 70 KEM Kem-San Limited
  462 Trafalgar Road, P.O. Box 727, Oakville, Ontario L6J 5C1
- 71 LBT Don LaBritton, 1390 Windmill Lane, Ottawa, Ontario K1B 4V5
- 72 LEA Leavens Bros. Ltd.
  P.O. Box 1000, 2555 Derry Road East, Malton P. Stn., Mississauga, Ont. L4T
- 73 LEE Legate and Tedder Ltd. 35 Oak Street, Weston, Ontario M9N 1A1
- 74 LEI P. Leiner and Sons (Canada) Ltd. 2175 Sheppard Avenue East, Ste. 206, Willowdale, Ontario M2J 1W8
- 75 LEY Leytosan (Canada) Ltd.
  343 Higgins Avenue, Winnipeg, Manitoba R3A 0V4
- 76 LUY Lundy, J. G. P.O. Box 548, Shaunauon, Sask. SON 2MO
- 77 MAH Magnachem Limited 626-58th Avenue, S.E., Zone 27, Calgary, Alberta T2H 0P8
- 78 MAK Paul Maheu, Maheu and Maheu Inc., 319 Rue du Pont, Quebec, Que. G1K 6M2
- 79 MAL Rudolph G. Malek 3737 Piper Avenue, Burnaby, B.C. V5A 3B2
- 80 MBY May and Baker (Canada) Ltd. 180 Bellarmin Street, Nontreal 11, Quebec H2P 165

- 81 MCB McCain Produce Ltd. East Florenceville, N. B.
- 82 MCC McClelland Veterinary Supplies Ltd. P.O. Box 37, St. Hyacinthe, Quebec J2S 7B2
- 83 MCG W. J. McCracken & Son, Turf Supplies Georgetown, Ontario
- 84 MCH McGoun Chemicals Ltd. 2690 Sabourin, St. Laurent, P.Q. H4S 1M2
- 85 MCK McKinnon, W. G. Ste. 201, 185 Bay Street, Toronto, Ontario M5J 1K6
- 86 MCM Donald MacGregor P.O. Box 397, Station A, Weston, Ontario M9M 3N1
- 87 MLL Lawrence E. Miller, Apt. 504, 6000 Yonge Street, Willowdale, Ontario M2M 3W1
- 88 MLS Mine Safety Appliances Company of Canada Limited 148 Norfinch Drive, Downsview, Ontario M3N 1X8
- 89 MMN 3M Canada Ltd. P.O. Box 5757, London, Ontario N6A 4T2
- 90 MMR McCarthy & McCarthy, Attn.: Robert Sterling Esq., P.O. Box 48, Toronto, Ontario M5K 1E6
- 91 MOL Monsanto Canada Ltd., P.O. Box 900, Montreal 3, Quebec
- 92 NAG National Garden Supply of Canada Ltd., 145 Duke Street, Bowmanville, Ontario L1C 2W4
- 93 NAQ Naturalflow Maple Sap Plastic Tubing and Supplies Ltd., St. Emile De Montcalm, Quebec
- 94 NCR Niagara Chemical 1274 Plain Road East, Burlington, Ontario L7R 3Z1
- 95 NOE Northland Machinery Supply Company Ltd., P.O. Box 606, Station F, Thunder Bay, Ontario P7C 4W8
- 96 NOF Norfolk Aerial Spraying Ltd., R. R. #7, Simcoe, Ontario N3Y 4K6
- 97 OGI Glen G. Olgilvie Ltd. P.O. Box 329, Caledonia, Ontario NOA 1A0
- 98 ORE O'Reilly, H. J., Plant Pathology Branch, Ministry of Agriculture Victoria, B.C. V8W 2Z7
- 99 PEJ Penick Canada Ltd., 565 Coronation Drive, West Hill, Ontario M1E 2K3
- 100 PEL Pennwalt of Canada Ltd., 700 Third Line Road, Oakville, Ontario L6J 5A3

101	PFE	Pfizer Canada Inc.,				
		17,300 Trans Canada Hwy., P.O. Box 800, Pointe-Claire-Dorval, Que H91	R 4V2			

- 102 PFF Pfizer C. & G. Inc. 1 Wilton Grove Rd., Box 2005, London, Ont N6A 4C6
- 103 PHL Phostoxin Sales of Can. Ltd.
  P.O. Box 343, Winnipeg, Manitoba R3C 2H6
- 104 PHX Phoenix Chemicals Ltd.
  P.O. Box 1136, Winnipeg, Manitoba R3C 2Y4
- 105 PIN Lucien Pinet 1010 Ste. Catherine Street West, Suite 341, Montreal, Quebec H3B 1G1
- 106 PLG Plant Products Company Limited 314 Orenda Road, Bramalea, Ontario L6T 1G1
- 107 PSA Provincial Pest Control Inc., 292 Decarie Blvd., St. Laurent, Montreal, Quebec H4N 2M2
- 108 REE Henry Reinders, P.O. Box 2, Drayton, Ontario NOG 1PO
- 109 REP Harry D. Reid Agencies Ltd., 25 York Avenue, Toronto, Ontario M6M 1W6
- 110 ROA Robinson Sales Agency, 5765 Buckingham Avenue, Burnaby, B.C. V5E 2A2
- 111 ROP Rogar/STB Div. of BTI Products Ltd., P.O. Box 213, 805 Castelneau Street, Douville, St. Hyacinthe, Quebec
- 112 SAF Sanex Chemicals Ltd., 6439 Netherhart Road, Mississauga, Ontario N5T 1C3
- 113 SAY Sandoz Pharmaceuticals, P.O. Box 385, Dorval, Quebec H9R 4P5
- 114 SEP Sep-Ko Chemical of Canada Ltd., 1703 Mattawa Avenue, Cooksville, Ontario L4X 1K5
- 115 SEV Seven Cities Food Brokers Ltd., 898 King Edward Street, Winnipeg 21, Manitoba R3H OP4
- 116 SHH Harry Sharp and Son Ltd., 62 Malkin Street, Vancouver 4, B.C.
- 117 SIL Norman Silver, 120 Eglinton Avenue East, Suite 218, Toronto, Ontario M4P 1E2
- 118 SMS Simms Shuber, 69 Bloor Street East, Toronto, Ontario M4W 1B3
- 119 SMT Mor. Pac Limited P.O. Box 68, Burlington, Ontario KOK 1HO
- 120 SOJ Soluja Ltee., 620 Cathcart, Ste. 400, Birks Building, Phillips Square, Montreal, Quebec

- 121 SOL Solcoor Canada Limited, Suite 343, 1255 University Avenue, Montreal, P.Q. H3B 3B5
- 122 STK Sterwin Laboratories, Division of Sterling Drug Ltd.,
  Aurora, Ontario L4G 3H6
- 123 SUH Sumitomo Shoji Canada Limited, Ste. 2301, Commerce Crt. W./Box 53 Commerce Crt. P. Stn., Toronto, Ont. M5I
- 124 TAC The Tack Shop 311-17th Avenue, South West, Calgary, Alberta T2S OA5
- 125 TAY Tom Taylor Company Limited
- 126 THS Joseph Thomas,

136 Adelaide Street East, Toronto, Ontario M5C 1L6

1326 Johnston Road., Suite 202, White Rock, B.C. V4B 3Z2

- Gillin Bldg., 141 Laurier Ave. W., Ottawa, Ont. K1P 5J3

  127 THV Thuron Limited,
- P.O. Box 73, Port Perry, Ontario LOB 1NO

  128 TIS Richard De Lissa, Timber Specialties Ltd.,
- 129 UAF United Farmers of Alberta Coop. Ltd., 119 1st Street S.E., Calgary, Alberta
- 130 VAR Van Waters and Rogers Ltd., P.O. Box 2009, 2625 Skeena Street, Vancouver, B.C. V6B 3R2
- 131 VEF G.L. Tyacke, The Vernon Fruit Union, 2601-32nd Street, Vernon, B.C. V1T 5L5
- 132 VIO Ray Valentine, Video Inspection and Grouting (Mar.) Ltd., P.O. Box 790, Truro, N.S. B2N 5E8
- 133 VIR Virchem of Canada Limited, 1440 Tenth Street East, P.O. Box 307, Cornwall, Ontario K6H 5T1
- 134 WAG Dr. G. A. Wagner P.O. Box 457, Station H, Montreal, Quebec H3G 2L1
- 135 WAL Watkins Products Inc., 90 Annabella Street, Winnipeg, Manitoba R3B OG1
- 136 WEL Wellcome Division of Agropharm Limited P.O. Box 500, Lachine, Quebec H8R 4A3
- 137 WER Western Brand Products Limited
  10584-107th Street, Edmonton, Alberta T5H 2Y6
- 138 WIW Winchester-Western (Canada) Limited
  Brook Road North, Box 2007, Cobourg, Ontario K9A 4M1
- 139 ZOD Zoecon Industries Limited, P.O. Box 30, Port Perry, Ontario LOB 1NO

O. Reg. 562/85, s. 1, part.

#### Table 2

#### INDEX OF REGISTRANT CODES

- 1 AAG N. V. Aagrunol Chemical Works Osterkade 10, Gronigen, Holland
- 2 ABB Agricultural and Veterinary Products Div., Abbott Labs. Ltd., Abbott Park, North Chicago, Illinois 60064, U.S.A.
- 3 ABE Abell Waco Ltd. 246 Attwell Drive, Rexdale, Ontario M9W 5B4
- 4 ABL Able Atomic Pest Control Co., 1655 Edouard-Laurin Blvd., Montreal 9, Quebec H4L 2B6
- 5 ABT Abbott Laboratories CAPD D-928, Attn. Dr. J.B. Curry, N. Chicago, Illinois 60064
- 6 ACE Aceline Products Corp., P.O. Box 236, 27 Gorham Street, Rochester 5, N.Y., U.S.A.
- 7 ACM Acme Chemical Products 299 Niagara Street, Toronto, Ontario M6J 2L6
- 8 ACO Acophram Division of Noco Drugs Ltd., 24 Sable Street, Toronto 15, Ontario
- 9 ADE Adroit Enterprises P.O. Box 66, Station C., Winnipeg, Manitoba R3M 3J3
- 10 AEF Aerosol Fillers Inc., 5485 Ramsay Road, St. Hubert, Quebec J3Y 5S8
- 11 AER Aerosol Blitzer Co., 10 Dell Park Avenue, Toronto, Ontario M6B 2T4
- 12 AGB AgBiochem, Inc., 3 Fleetwood Court, Orinda, CA. 94563 U.S.A.
- 13 AGC Agan Chemical Manufactures Limited, c/o Solchem Inc. 415 Madison Avenue, New York, N.Y., 10017, U.S.A.
- 15 AID Aid Laboratories Inc., 1800 E. North Park St., Okeechobee, FL. 33472 U.S.A.
- 16 AIG Air Guard Control of Canada Ltd.,
  76 Martin Ross Avenue, Downsview, Ontario M3J 2L4
- 17 AIK Airkem of Canada Ltd., 1635 Sismet Road, Mississauga, Ontario L4W 1W5
- 18 AIR Air-Way Distributor of Ontario 3281 Yonge Street, Toronto, Ontario 348 218
- 19 ALC Alchem Ltd., P.O. Box 5002, 1055 Truman St., Burlington, Ont. 17P 3Y9
- 20 ALL Allied Chemical Canada Etd., 1155 Dorchester Blvd. W., Montreal 102, Quebec HOB 3Z4

- 21 ALM Alma Paint and Varnish Co. Ltd., P.O. Box 2274, Terminal A., London, Ontario M6A 4E8
- 22 ALO Alberto-Culver of Canada Ltd., 506 Kipling Ave., Toronto, Ont. M8Z 5E2
- 23 ALR Alfco Rokeby Co. Inc., 2nd and St. Clair Sts., Marietta, Ohio, 45750, U.S.A.
- 24 ALS Allied Chemical Services Ltd., 5507 First St. S. E., Calgary, Alberta T2H 1H9
- 25 ALT Al-Si-Co Limitee, 150 Seigneuriale, Beauport, Quebec G1E 4Y6
- 26 ALW Alberta Wheat Pool Wheat Pool Building, 505-2nd Street S. W., Calgary, Alberta T2P 1N8
- 27 AMC Amchem Products Inc.
  Brookside Avenue, Ambler, PA., 19002, U.S.A.
- 28 AMR Americo Laboratories 7330 St. Hubert Rue, Montreal, Quebec H2R 2N3
- 29 AMV Amvac Chemical Corp., 4100 F. Washington Blvd., Los Angeles, CA. 90023 U.S.A.
- 30 AMW Amway Sales Corp.
  7575 E. Fulton Road, Ada, Michigan, 49301 U.S.A.
- 31 AMZ Amway of Canada Limited Hwy. 135, R.R. #4, London, Ontario N6A 4B8
- 32 ANA Anbros Inc.
  3312 Place Victoria, Montreal 115, Quebec
- 33 ANI Animal Repellents Inc. 980 Ellicott Street, Buffalo, N.Y. 14209 U.S.A
- 34 ANS Ansul Co.
  1 Stanton Street, Marinette, Wisconsin 54143, U.S.A.
- 35 ANX Anitox Corp., P.O. Box 3891, Corpus Christi, TX. 78404 U.S.A.
- 36 APB Applied Biochemists Inc. 5300 W County Line Road, P.O. Box 25, Nequon, Wisconsin 53092, U.S.A.
- 37 APC Aetna Pest Control Ltd., 1828 Danforth Ave., Toronto, Ont. M4C 1H8
- 38 ARC Arc Enterprises Ltd., 4686 Marine Drive., Burnaby, B.C. V5J 3G2
- 39 ARR Airrigation Engineering Co. Inc., P.O. Box H, Carmel Valley, CA. 93924 U.S.A.
- 40 ATL Laboratoire Atlas Engr. 5860 Boulevard Metropolitain, Montreal, Quebec 1115 1A7

- 41 ATS Atlas Chemical Industries Canada Limited P.O. Box 1085, Brantford, Ontario N3T 5T2
- 42 AVC Avitrol Corporation
  P.O. Box 45141, 7644 East 46th Street, Tulsa, Oklahoma 74145, U.S.A.
- 43 AVM Avmor Ltd.
  433 St. Helen Street, Montreal, Quebec H2Y 2L1
- 44 AVP Avon Products of Canada Limited 5500 Trans Canada Highway, Pointe Claire, Quebec H9R 1B6
- 45 AYH Ayerst Laboratories, Division of Ayerst, McKenna and Harrison Ltd. P.O. Box 6115, Montreal, Quebec H4Y 1B6
- 46 BAB Surge, Babson Bros., Co. (Canada) Ltd., 1025 Rangeview Road, Port Credit, Ontario L5E 1H2
- 47 BAD Baird and McGuire, Inc. South Street, Holbrook, Mass., U.S.A.
- 48 BAI Baird and McGuire Canada Ltd.
  445 21st Avenue, Lachine, Quebec H8S 3T8
- 49 BAP Bapco Paint Ltd.
  P.O. Box 9011, Surrey, B.C. V3T 4Y4
- 50 BAR Barnett Chemical Products Co. 3018 Frankford Avenue, Philadelphia, Pa., 19134, U.S.A.
- 51 BAT The N.M. Bartlett Manufacturing Co. Ltd. P.O. Box 490, 931 Bartlett Road, Beamsville, Ontario LOR 1B0
- 52 BAX Bayvet Division of Cutter Laboratories Inc., 1351 Matheson Bldv., Suite 24, Mississauga, Ont L4W 2A1
- 53 BAZ BASF Canada Ltd. 10 Constellation Court, Rexdale, Ontario M9W 1K1
- 54 BBE B.B. Extermination Inc., 1805-5-E Avenue, Shawinigan-Sud, Quebec G9B 1M2
- 55 BCC B.C. Pest Control Ltd.
  2511 W. Broadway, Vancouver 9, B.C. V6K 2E9
- 56 BDC Brentdale Chemicals, 41 Racine Road, Rexdale, Ontario M9W 226
- 57 BEA Beacon Chemicals (1973) Ltd., 234 Arvin Avenue, Stoney Creek, Ontario LSE 2L8
- 58 BEC Bell's Ltd., 15-15th Street W., Prince Albert, Sask. S6V 3P4
- 59 BEH Bee Maid Honey Limited 625 Roseberry Street, Winnipeg, Manitoba R3H 0T4
- 60 BEM M. Roger Dergeren 1240 Gilford, Montreal, Quebec H2J H2

- 61 BEN Benjamin Moore and Co. Ltd., 15 Lloyd Avenue, Toronto, Ontario M6M 1G9
- 62 BEP Bernal Laboratories Ltd., 5485 Ramsay Road, St. Hubert, Quebec J3Y 5S8
- 63 BER Bernzomatic Ltd., 310 Judson St., Toronto, Ont. M8Z 5T6
- 64 BET F. Bertrand and Fils 1414 St. Clement, Montreal 4, Quebec H1V 3E2
- 65 BIE Bikoe Manufacturing Co. Ltd.
  434 Queen Street East, Toronto, Ontario M5A 1T4
- 66 BIG Bio-Guard Canada Limited
  2 Primrose Avenue, Toronto, Ontario M6H 3T9
- 67 BIR Birch Fumigators 10540-101 St., Edmonton, Alberta T5H 2R8
- 68 BLB W. A. Blackburn 1570 Lepine St., St. Laurent, Quebec H4L 4N8
- 69 BLL Bell Laboratories Inc., 734 E. Washington Ave., Box 5133, Madison, WI. 53703 U.S.A.
- 70 BMC B and M Chemicals 3280 Mainway, Burlington, Ontario L7M 1A6
- 71 BOD Borderland Products Inc. P.O. Box 360, Buffalo, N.Y., 14240 U.S.A.
- 72 BOW Bower Industries Inc., P.O. Box 1631, 1601 W. Orangewood, Orange, CA. 92668 U.S.A.
- 73 BOY Boyle-Midway (Canada) Limited 2 Wickman Road, Toronto, Ontario M8Z 5M5
- 74 BPC BP Canada Limited 1245 Sherbrooke Street West, Montreal, Quebec H3G 1G2
- 75 BRD Bradford Fertilizer Co. Ltd. P.O. Box 1000, Bradford, Ontario LOG 1CO
- 76 BRF Bristol-Myers Products Canada Ltd., 99 Vanderhoof Avenue, Toronto, Ontario M4G 2H6
- 77 BRG The British American Chemical Co. Ltd. 1355 St. John Street, Regina, Sask. S4R 1S1
- 78 BRH British American Chemical Co. Ltd. 8321 Willard Street, Burnaby, B.C. V3N 2X3
- 79 BRJ Dr. L. P. Brisson
  350 Chemin Larocque, Valleyfield, Quebec J6T 4C3
- 80 BRK John H. Breck Ltd. 2031 Kennedy Road, Toronto, Ontario M1P 2M4

81	BRP	Stanley Brock Ltd.	
		145 Market Avenue E., Winnipeg 2, Manitoba	R3B 1C5

2560 Roy St., Sherbrooke, Que J1K 1C1

- 82 BRS Breck's Sporting Goods Co. Ltd.,
- 83 BRT Brookdale-Kingsway Ltd.
  Dule Street, Bowmanville, Ontario L1C 2W3
- 84 BUK W. K. Buckley Ltd. 559 College Street, Toronto, Ontario M6G 1A9
- 85 BUL Buckman Lab. of Canada Ltd. 1600-50th Avenue, Lachine, Quebec H8T 2B5
- 86 BUX Burton's Sanitation Ltd., 661 Montreal St., P.O. Box 421, Kingston, Ont. K7L 4W2
- 87 CAA Cadillac Products Reg'd.
  373 Des Sables, Quebec, Quebec G1L 2T8
- 88 CAF Canada Packers Ltd., Pharmaceutical Group 115 Glen Scarlett Road, Toronto, Ontario M6N 1P5
- 89 CAI Canada Packers Ltd., Fine Chemicals Div., 55 Glen Scarlett Road, Toronto, Ontario M6N 1P5
- 90 CAL Chempac Aerosales Ltd.
  P.O. Box 23, Sub Station 69, Calgary, Alberta T2A OBO
- 91 CAM Canada West Products Co. 718 Second Avenue, S.W., Calgary, Alberta T2P 0E3
- 92 CAO Canadian Adhesives Ltd.
  420 Marien Avenue, Montreal East, Quebec H1B 4B6
- 93 CAR Canadian Copper Refiners Ltd.
  1700 Bank of Nova Scotia Bldg., Toronto, Ontario
- 94 CAS Casa Bernardo Ltd.
  Rua Amador Bueno, 315/319 Santos, San Paulo, Brazil
- 95 CAT Cantol Ltd. 199 Steelcase Road, Don Mills, Ontario M3C 2T9
- 96 CAV Canadian Germicide Co. Ltd. 591 The Queensway, Toronto, Ontario M8Y 1J8
- 97 CAX Canadian Hoechst Ltd. 100 Tempo Avenue, Willowdale, Ontario M2H 2N8
- 98 CAY Canadian Industrial Chemicals Ltd.
  P.O. Box 173 Montreal International Airport, Montreal Quebec
- 99 CBA Canadian Industries Ltd., Paints Div. P.O. Box 10, Montreal, Quebec H3C 2R3
- 100 CBB Canadian Industries Ltd. P.O. Box 5201, London, Ontario N6A 4L6

- 101 CBC Canadian Saltfish Corp., P.O. Box 6088, Royal Trust Bldg., St. Johns, Nfld., A1C 5X8
- 102 CBD Canadian Sugar Factories Ltd. 306-10th Street South, Lethbridge, Alberta T1J 2M6
- 103 CBE Canadian Tire Corp. Ltd.
  837-857 Yonge Street, Toronto, Ontario M4W 2H3
- 104 CBG Canadiana Products Inc. 130 Boul. Industriel, Boucherville, Quebec J4B 2X2
- 105 CBK Congard Industries Ltd.
  1377 Winnipeg Avenue, Winnipeg, Manitoba R3E OS7
- 106 CBL Cardel Products, P.O. Box 125, Richmond Hill, Ontario L4C 4X9
- 107 CBM Carbola Chemical Co. Inc., Sub. of Int'l., Talc Co. Inc. Natural Bridge, N.Y., 13665 U.S.A.
- 108 CBR Carmel Chemical Corp.
  P.O. Box 406, Westfield, Indiana, U.S.A.
- 109 CBT Cartier Chemical Co. Ltd. 445-21st Avenue, Lachine, Quebec H&S 929
- 110 CER Certified Laboratories of Canada Ltd., P.O. Box 460, Brampton, Ontario L6V 2L4
- 111 CET Cerfact Laboratories, 1316 Blundell Road, Mississauga, Ontario L4Y 1M5
- 112 CGA Ciga-Geigy Agr. Chem., Div. of Ciba Geigy Canada Ltd., 1 Westside Drive, Etobicoke, Ontario M9C 1B2
- 113 CGC Ciba-Geigy Canada Ltd., Consumers Products Div. 1 Westside Drive, Etobicoke, Ontario M9C 1B2
- 114 CGD Ciba-Geigy Canada Ltd., Dyestuffs and Chemical Div., 205 Bouchard Blvd., Dorval, Que. H9S 1B1
- 115 CGL Cargill Grain Co. Ltd., 1414 Richardson Bldg., 1 Lombard Place, Winnipeg 2, Manitoba
- 116 CHA Chatfield Distributors Ltd.
  168 Bannatyne Avenue, Winnipeg 2, Manitoba
- 117 CHC Chempara Corp. Ltd., P.O. Box 1201, Station P, Mississauga, Cnt. L4Y 3W5
- 118 CHD Chapman Chemical (Canada) Ltd.
  Ste. 2601-1155 Dorchester Blvd. W., Montreal 2, Quebec H3B 3Z4
- 119 CHF Chem Mark of Canada Ltd., 41 Maple Avenue, Thornhill, Ontario M4W 2TS
- 120 CHG Chemagro, A Div. of Blychem Corp., P.O. Box 4913, Kansas City, Missouri, 64120 U.S.A.

- 121 CHH Chemagro Ltd., 1355 Aerowood Dr., Mississauga, Ont. L4W 1C2
- 122 CHM Chempar Chemical Co. Inc., 60 East 42nd Street, N.Y., New York 10017, U.S.A.
- 123 CHP Chipman Chemicals Ltd.
  400 Jones Road, Stoney Creek, Ontario L8G 321
- 124 CHR Laboratories Choisy Ltee.
  390 Boulevard Est., Louisville, Quebec
- 125 CHV Chevron Chemical (Canada) Ltd., Ortho Div.
  3228 South Service Road, Burlington, Ontario L7N 3M8
- 126 CIJ Circle Sales Janitor Supplies Ltd., 472 Mill St., P.O. Box 331, Kitchener, Ontario N2G 2Y9
- 127 CLA W. A. Cleary Corp., (Canada) Ltd. 48 Dundas Street West., P.O. Box 178, Belleville, Ontario K8P 1A3
- 128 CLI Fred Cline and Associates
  4944 Xerxes Avenue S., Minneapolis, Minnesota 55410, U.S.A.
- 129 CLL Cleanwell Products Ltd., 729 Wall St., Winnipeg, Man. R3G 2T6
- 130 CLR W.A. Cleary Chemical Corp., 1049 Somerset Street, P.O. Box 10, Somerset, N.J. 08873 USA
- 131 CMS Canadian Mill Supply Co. Ltd., 451 Ellesmere Road, Scarborough, Ontario M1R 4E5
- 132 CNK Conklin Products Ltd., 2250 Albert St., Regina, Sask. S4P 2V2
- 133 COA Cobra International Inc. P.O. Box 985, Bayomon, Puerto Rico 00619
- 134 COI Connecticut Chemicals Ltd., 24 Curity Avenue, Toronto, Ontario M4B 1X2
- 135 COK Continental Chemical Co. 4535 Hotel de Ville, Montreal 151, Quebec
- 136 COL Collins Laboratories
  R.R. #7, Simcoe, Ontario N3Y 4K6
- 137 CON Consolidated Paint and Varnish Canada Ltd., P.O. Box 396, Montreal N, Quebec H3C 2T1
- 138 COO Cooke Laboratories Inc. 1939-41 Sergeant Street, Philadelphia, PA. 19215, U.S.A
- 139 COP Co-operative Federee de Quebec, 4225 St. Joseph, Trois Rivieres, P.Q., G9A 5L9
- 140 COQ Cooper Div. of Agropharm Ltd.
  40 Riverview, LaSalle, Quebec H8R 3S1

- 141 COR William Cooper and Nephews Inc. 1909-25 Clifton Avenue, Chicago, Illinois 60614, U.S.A.
- 142 COS Copeland Laboratories Ltd.
  41 Racine Road, Rexdale, Ontario M9W 226
- 143 COV Cooper, McDougall and Robertson Ltd.
  Berkhamsted, Herefordshire, England
- 144 COX Benoit Courteau
  38 C Beauchemin, Cap de la Madeleine, Quebec G8T 7K8
- 145 COY Mr. Marcel Cournoyer
  Saint Jude Co. St. Hyacinthe, Quebec
- 146 CPC Chemley Products Co., P.O. Box 14, Northtown Station, Chicago, IL. 60659 U.S.A.
- 147 CPL Colgate Palmolive Ltd., 64 Colgate Avenue, Toronto, Ontario M4M 1N7
- 148 CPV Canadian Provimi Ltd., Juliana Drive, P.O. Box 217, Woodstock, Ontario N4S 7W8
- 149 CRA Colin Ross Aerosols Ltd., 2920 23rd Avenue, S. W. Calgary, Alberta T3E OJ1
- 150 CRC Cromac Chemicals Co. Ltd., 289 Bridgeland Avenue, Toronto, Ontario M6A 126
- 151 CRL The Crown Diamond Paint Co. Ltd.,
  41 Bates Road, Outremont, Montreal 8, Quebec H2V 1A6
- 152 CSB Casa Bernardo Ltd.
  Rue Amador Bueno 315/319, Santos-Sao Paulo, Brazil
- 153 CUB Cuprinol Ltd., Adderwell, Frome, Somerset, England
- 154 CUP Currie Products Ltd., 87 Sheaffe Street, Hamilton, Ontario LSR 2G1
- 155 CUT Cutter Laboratories Inc., Fourth and Parker St., Berkeley, Ca., 94710, U.S.A
- 156 CYC Cyanamid of Canada Limited 635 Dorchester Blvd. West, Montreal, Quebec H3B 1R6
- 157 DAB Darling & Brady Limited 1384 Ave. Green, Suite 4, Montreal, Quebec H3Z 2CI
- 158 DAC Daco Lab. Ltd. 1222 Trafalgar Street, London, Ontario N5Z 1G4
- 159 DAK Davies Irwin Ltd. 121 Bates Road, Montreal 256, Quebec H2V 1D1
- 160 DAL Davis and Lawrence Co. (Canada) Limited 1890 Brampton Street, Hamilton, Ontario LSH 3S5

- 161 DAR Darthworth Canada Limited 728 Renaud Avenue, Dorval, Quebec H9P 1H5
- 728 Renaud Avenue, Dorval, Quebec H9P 1H
- 162 DEA Deane and Co. (Div. of Isbru Co. Ltd.) 190 Oneida Drive, Pointe Claire, Quebec H9R 1A8
- 163 DEE Dean Distributors 1901 Avenue Road, Toronto, Ontario M5M 3Z9
- 164 DEG Degesch America Inc., P.O. Box 116, Weyers Cave, VA 24486, USA
- 165 DEL Delta Pet Care Products, 10 Burwell Rd., St. Thomas, Ont.
- 166 DER Debrox Chemical Products Ltd.
  20 Millwick Drive, Unit 6A, Weston, Ontario M9L 1Y3
- 167 DEX Dexol Industries 1450 West 228th Street, Torrance, Ca. m90501
- 168 DIA Diamond Shamrock Canada Limited 150 Consumers Road, Willowdale, Ontario M2J 1P9
- 169 DIB Diamond Shamrock Corp.
  300 Union Commerce Bldg., Cleveland, Ohio 44114, U.S.A.
- 170 DID Diamond Laboratories Inc. P.O. Box 863, Des Moines, Iowa 50304, U.S.A.
- 171 DIE Diamond Lab. (Canada) Ltd. 6420-1A St., S.W., Calgary, Alberta T2H 0G6
- 172 DIF Diamond Alkali Co.
  300 Union Commerce Bldg., Cleveland, Ohio 44115, U.S.A.
- 173 DIN Dinaric Traders Ltd.
  250 Bloor St. E., Ste. #1, Toronto, Ontario M4W 2G5
- 174 DIS Dispar Inc. 1321 De Lanaudiere, Joliette, Quebec J6E 3N9
- 175 DIT Ditchlin Corp. Ltd.
  P.O. Box 395, Don Mills, Ontario M3C 2S7
- 176 DIV Diversey (Canada) Ltd.
  2645 Royal Windsor Drive, Clarkson Postal Stn., Mississauga, Ontario L5J 11
- 177 DOE Dominion Pest Control Co. 877 Boyd Avenue, Ottawa, Ontario K2A 2E2
- 178 DOL Dominion Veterinary Labs. Ltd., 800 Main St., Winnipeg, Nan. R2W 3N7
- 179 DOM Dominion Stores Ltd.
  605 Rogers Road, Torante, Ontario MSM 189
- 180 DOO Domtar-Chemicals Ltd., Wood Preserving Division 395 de Maisonneuve Blvd. West, Montreal, Quebec HDA 1L9

- 181 DOW Dow Chemical of Canada Ltd.
  P.O. Box 1012, Highway No. 40, Sarnía, Ontario N7T 7K7
- 182 DTC Drug Trading Co. Ltd.
  15 Ontario Street, Toronto, Ontario M5A 2T9
- 183 DUB Dubois Chemicals of Canada Ltd.
  64 Kenhar Drive, Weston, Ontario .M9L IN2
- 184 DUC Duchesneau and Fils 1386 Bord de L'eau, Ste. Dorothee, Ville de Laval, Quebec H7Y 1C4
- 185 DUH N. V. Philips-Duphar
  Apollolaan 151, Amsterdam-Zuid, Holland
- 186 DUK Dussek Bros. (Canada) Ltd.
  P.O. Box 385, Belleville, Ontario K8N 5A5
- 187 DUQ Du Pont of Canada Limited P.O. Box 26, Toronto Dominion Centre, Toronto, Ontario M5K 1B6
- 188 DUR Dural Products Ltd.
  550 Marshall Avenue, Dorval, Quebec H9P 1C9
- 189 DUS Produits Durable Enrg. 4219 Hogan Street, Montreal, Quebec H2H 2N2
- 190 DUT Dustbane Enterprises Ltd., Dustbane Mfg. Div. 250 Tremblay Road, P.O. Box 8381, Ottawa, Ontario K1G 3K1
- 191 DUV Distributeurs Duverney Inc.
  6189 Levesque Blvd., Cite Laval, St. Vincent de Paul, Quebec H7C 1P3
- 192 EAN The T. Eaton Co. Ltd. 58 Hayter Street, Dept. 1016, Toronto, Ontario M5G 1J8
- 193 EAT J. T. Eaton and Co. Inc. 10311 Meech Avenue, Cleveland, Ohio 44105 U.S.A.
- 194 ECK Eckroat Seed Co. 1106 North Eastern Avenue, Oklahoma City, Oklahoma, U.S.A
- 195 ECO Economic Products Co. Inc. P.O. Box 237, Hospers, Iowa, 57238, U.S.A
- 196 ELA Elanco Prod. Div., Eli Lilly and Company (Canada) Ltd. P.O. Box 4037, Terminal A, Toronto, Ontario M5W 1L1
- 197 ELI Electric Insect Killer 4219 Hogan Street, Montreal 34, Quebec H2H 2N2
- 198 ELL Electric Reduction Co. of Canada Ltd. 2 Gibbs Road, Islington, Ontario M9B 1R1
- 199 ELN Electrolux (Canada) Ltd.
  2751 Trans Canada Highway, Pointe Claire, Quebec H9R 1B5
- 200 ELS Elsco Co. 4330 West Hill Avenue, Montreal, Quebec H4B 2S9

- 201 ELW The Elwin Co., 298 Harbord St., Toronto, Ont. M6G 1G8
- 202 EMA Emery Industries Limited
  365 Evans Avenue, Toronto, Ontario M8Z IK2
- 203 EMP Empire Maintenance Products Ltd. 80 West Drive, Bramalea, Ontario L6T 3T6
- 204 ENI Ensign Industrials Ltd.
  P.O. Box 405, 33 Carlton Street, St. Catharines, Ontario L2R 6V9
- 205 ESC W. H. Escott Co. Ltd. 129 McDermot Avenue East, Winnipeg 2, Manitoba
- 206 EXS Exterminex Pest Control Services
  2009 Dundas Street West, Toronto, Ontario M6R 1W7
- 207 FAB Faberge of Canada Ltd. P.O. Box 800, Downsview, Ontario M3M 3C1
- 208 FAC Fairmount Chemical Co. Inc. 117 Blanchard St., Newark, New Jersey, 07105 U.S.A.
- 209 FAP Familex Products Co. 1600 rue Delorimier, Montreal, Quebec H2K 3W5
- 210 FAR Farnam Companies Inc. 8701 North 29th Street, Omaha, Nebraska 68112, U.S.A.
- 211 FAV Favorite Products Company Limited 730 Salaberry Street, Laval, Quebec H7S 1H3
- 212 FDC Ford Chemical Co. Ltd.,
  4635 Burgoyne Street, Units 4 & 5, Mississauga, Ontario L4W 1V9
- 213 FED Federal Grain Ltd.
  P.O. Box 1500, Winnipeg, Manitoba R3C 2Z5
- 214 FEG G. H. Ferguson Ltd. 2988 Burn Road, Port Coquitlam, B.C.
- 215 FEJ Ferguson Fumigants (Canada) Ltd.
  246 Attwell Drive, Rexdale, Ontario M9W 5B4
- 216 FEP Federal Pest Control Reg'd.
  3711 Belair Street, Montreal, Quebec H2A 2B6
- 217 FFA Fairfield American Corp., 3932 Salt Road, Medina NY 14103 U.S.A
- 218 FIL The Filter Queen Corp. Ltd.
  205 Norseman Street, Toronto, Ontario MSZ 2R5
- 219 FIS Fisons (Canada) Ltd. 80 Nelford Drive, Scarberough, Ontario M1B 2G3
- 220 FLC Flecto Coatings Ltd., 4260 Vanguard Rd., Richmond, B.C. V6X 2P5

- 221 FLF Floralife Inc.,
- 4420 South Tripp Ave., Chicago, IL 60632 U.S.A
- Produits Florence Products Inc., 222 FLR 5016 Papineau Avenue, Montreal, Quebec H2H IV8
- FLW The Elwin Co., 223
- 298 Harbord St., Toronto, Ont. M6G 1G8 224 FLY Fly King Enterprises,
- 14 Cedar Springs Grove, Downsview, Ont. M3H 5L2 225 FMC FMC Corporation, Agricultural Chemical Div.,
- 2000 Market Street, Philadelphia, Penn. 19103 U.S.A.
- 226 FOF Fossil Flower Company P.O. Box 217, Station H, Toronto, Ontario M4C 5J2
- 227 FRA Fran All International Inc. 1435 Boul. St.-Martha, Suite 608, Larval, P.Q.
- 228 FRC Franklin Laboratories Inc. 1777 South Vellaire St., Denver, Colorado 80222, U.S.A.
- 229 FRD Franklin Laboratories Ltd. 526-7th Avenue, S. E. Calgary, Alberta T2G 0J6
- 230 FUB Fuller Brush Co. Ltd. 1115 Guelph Line, Burlington, Ontario L7R 3Z8
- 231 FUL Fuller System Inc. 226 Washington Street, Woburn, Mass. 01801, U.S.A
- 232 FUM Fumi-Products Co. Ltd. P.O. Box 466, Terminal A, Ottawa, Ontario KIN 8S3
- 233 GAC Gaetz Cornett Drug and Book Co. 4901 Gaetz Avenue, Red Deer, Alberta
- 234 GAH Garden Hose Spray Co. P.O. Box 459, Rt. No. 107, Province Rd., Laconia, New Hampshire 03246, U.S
- 235 The Gardeners Sales Ltd., Chemical Div. GAL 984 Powell Avenue, Winnipeg 1, Manitoba R3H OH6
- GAP Gardo Products Ltd. 236 C.P. 100, Waterloo, Quebec JOE 2N3
- 237 GAX Gardex Chemical Ltd. 246 Attwell Drive. Rexdale, Ontario M9W 5B4
- 238 GCH Gaston Charbonneau Floral Ltd./Ltee.,

502 rue Principale, Ste.-Dorothee, Laval, Que. H7X 1C6

- 239 GCP Green Cross Products, Div. of Ciba Co. Ltd. 2875 Centre Street, Montreal 104, Quebec H3K 1K4
- 240 GEI Geigy Consumer Products Div. of Geigy Canada Ltd. Brighton, Ontario KOK 1HO

- 241 GEK General Pest Control Co. Ltd.
  R. R. #6, 42 Easton Road, Brantford, Ontario N3P 1J5
- 242 GEN General Paint Corp. of Canada Ltd. 950 Raymur Avenue, Vancouver, B.C. V6A 3L5
- 243 GEP Geisler Pet Products 3902 Leavinworth, Omaha, Nebraska
- 244 GER T. E. Gerhardt P.O. Box 17, Fort Fraser, B.C.
- 245 GET Gametrics Ltd. 180 Harbor Dr., Sausalito, California 94965
- 246 GHI G. H. Import Co. 4275 Rue Iberville, Montreal, Quebec H2H 2L5
- 247 GOC Goddard Chemicals (1965) Ltd. P.O. Box 2038, Sidney, B.C. V8L 3S3
- 248 GOF Goodfellow Lumber Ltd., 101 Stinson St., Montreal, Que. H4N 2E4
- 249 GRA Greenleaf Garden Supplies Ltd. 4612 Dawson Street, Burnaby, B.C. V5C 4C3
- 250 GRB Great Lakes Biochemicals Co. Inc. 6120 West Douglas Avenue, Milwaukee, Wisconsin 53218, U.S.A.
- 251 GRC Great Lakes Chemical Corp., P.O. Box 2200, West Lafayette, Indiana 74906, U.S.A.
- 252 GRD The Greenskeeper Inc., 39 Enterprise Road, Rexdale, Ontario M9W 1C4
- 253 GRE Green Valley Fertilizer and Chemical Co. P.O. Box 249, Surrey, B.C.
- 254 GRG W. E. Greer Ltd. 14704-119 Avenue, Edmonton, Alberta T5L 2P1
- 255 GRI Dr. Grignon Ltd., Veterinary Pharmacy 208 St. Paul St. West, Montreal, Quebec H2Y 129
- 256 GRO Growers Supply Co. Ltd.
  421 Cawston Avenue, Kelowna, B. C. V1Y 621
- 257 GRP Gray Products
  37 Hanna Avenue, Toronto, Ontario M6K IW9
- 258 GRX Garox Chemicals Inc., R. R. #1, Binbrook, Ontario LOR 1CO
- 259 GUA Guardian Chemicals 1600 Toronto Street, Regina, Sask. S4P 142
- 260 GUC Guardian Chemicals, P.O. Box 3029, Fort Saskatchevan, Alta. 181, 271

- 261 GUF Gulf Agricultural Chemicals Co. 882 St. James Street, Winnipeg, Manitoba R3G 3J7
- 262 GUM Gulf Oil Canada Ltd. 800 Bay Street, Toronto, Ontario M5S 1Y8
- 263 GUS Gustafson Manufacturing Inc. Hopkins, Minnesota 55343, U.S.A.
- 264 HAB Walter Haertel Co. 8719 Lyndale Avenue S., Minneapolis, Minn. 55420, U.S.A.
- 265 HAC Rolf C. Hagan Ltd.
  3225 Sartelon Street, Montreal, Quebec H4R 1E8
- 266 HAE Handy Chemicals Ltd. 745 Ste-Rose, La Prairie, P.Q. J5R 122
- 267 HAF Hancock Laboratories P.O. Box 1407, Summerside, P.E.I. ClN 4K2
- 268 HAG G. C. Hanford Mfg. Co. Ltd.
  Kingston Road W., Brockville, Ontario
- 269 HAU Hartz Canada Inc., 1125 Talbot St., St. Thomas, Ontario N5P 1G4
- 270 HAV Haver-Lockhart Laboratories P.O. Box 390, Shawnee, Kansas 66201, U.S.A.
- 271 HEF Hercule Mfg. Reg'd. 7538 St-Gerrard, Montreal, Quebec
- 272 HEG Heritage Manufacturing Co. Ltd.
  P.O. Box 265, 60 Alness St., Downsview, Ontario M3M 3A6
- 273 HEP Herculite Products Inc., A Subsidiary of Health Chem. Corp., 1107 Broadway, New York, NY 10010 U.S.A.
- 274 HET Louis Heit & Associates Ltd., 119 Yorkville Avenue, Toronto, Ontario M5R 1C4
- 275 HFB Hercules Agricultural Chemicals, Synthetics Dept. 910 Market Street, Wilmington, Delaware 19899, U.S.A.
- 276 HIL Hilo Products Div., Nip-Co Mfg. Ltd., P.O. Box 233, Islington, Ontario M9A 4X
- 277 HOE Canadian Hoechst Ltd., 4045 Cote Vertu Blvd., Montreal 383, Quebec
- 278 HOH Home Hardware Stores Ltd., 34 Henry St. W., Kitchener, Ont. N2G 1P3
- 279 HOK Hopkins Agricultural Chemical Co., P.O. Box 7532, Madison, Wl 53707 U.S.A.
- 280 HOL II. I. Holcomb Nfg. Co., Canada Ltd. 890 Caledonia Road, Toronte, Ontario M6B 3Y1

- 281 HOO Hooker Chemical Corp., P.O. Box 344, Niagara Falls, New York, U.S.A.
- 282 HOS House of Sturgeon (National) Ltd.
  200 Norelco Drive, Weston, Ontario M9L 1S4
- 283 HOY Houston Chemical Co. Div. of PPG Industries Ltd.
  One Gateway Center, Pittsburg, Penn., 15222 U.S.A.
- 284 HUD Hudson's Bay Co. Winnipeg, Manitoba
- 285 HUG The Huge Co., Inc., 7625 Page Ave., St. Louis, MO 63133 U.S.A.
- 286 HUL Huntington Lab. of Canada 15 Victoria Crescent, Bramalea, Ontario L6T 1E3
- 287 HUN H. S. Hunnisett Limited 200 Wicksteed Avenue, Toronto, Ontario M4G 2B6
- 288 HYD Hydroponic Chemical Co. Inc. P.O. Box 97-C, Copley 21, Ohio, U.S.A.
- 289 HYN Hysan Corporation 919 West 38th Street, Chicago, Illinois 60609, U.S.A.
- 290 HYP Hyde Park Chemical, 170 Dupont St., Plainview, NY 11803 U.S.A.
- 291 ICI ICI America Inc., Wilmington, Delaware 19899, U.S.A.
- 293 IDE Les Engrais Ideal Ltee., St-Remi, Cte Napierville, Que. JOL 2L0
- 294 IGA I.G.A. Canada Limited, 790 Bay St., Toronto, Ont. M5G 1P1
- 295 IMP Imperial Oil Ltd., Chemical Products Dept., 111 St. Clair Ave. W., Toronto, Ont. M4V 1N5
- 296 INA Independent Druggists Alliance Distributing Co. Ltd., 15 Ontario St., Toronto, Ont. M5A 2T9
- 297 INC Industrial Chemical Blends, 72 Whitburn Cres., Downsview, Ont. M3M 2S5
- 298 IND Industrial Supply House, 2811 Dufferin St., Toronto, Ontario M6B 3S2
- 299 INJ International Diatoms Ltd., Box 291, Station A, 2058 Munden Road, Mississauga, Ont. L5A 3A1
- 300 INL International Minerals and Chemical Corp., (Canada) Ltd., 4 King St. W., Room 1302, Toronto, Ont. M5H 1B6

- 301 INP International Paints (Canada) Ltd., 126 Harbour Ave., North Vancouver, B.C. V7J 2E4
- 302 INR International Stock Food Co. Ltd., 1020 Dupont St., Toronto 4, Ont.
- 303 INS C V International Paints, 490 Des Meurons St., Winnipeg, Man. R2H 2P5
- 304 INT Interprovincial Co-ops Ltd., 151 City Centre Dr., Suite 801, Mississauga, Ontario L5B 1M7
- 305 INV Interprovincial Co-operatives Ltd., 123 rue Halifax, Moncton, N.B.
- 306 ITT International Two Thousand Inc., P.O. Box 94511, Oklahoma City, Oklahoma 73109, U.S.A.
- 307 JBD J.B. and D. Co. Ltd., Unionville, Ontario
- 308 JBL LJB Laboratories, 1001 E. Cass St., St. Johns, MI 48879 U.S.A.
- 309 JET Jet-Aer Corp., 100 Sixth Ave., Paterson, N.J. 07524, U.S.A.
- 310 JIT LaCie, Produits Jito Ltee, 5130 rue St.-Hubert, Montreal, Que. H2J 2Y3
- 311 JOE Johnson's Extermination and Pest Control Service, Minden, Ont. KOM 2KO
- 312 JOH S.C. Johnson Pressurized Products Ltd., 1 Webster St., Brantford, Ont. N3T 5R1
- 313 JOL The John Lim Co.
  57 Manchester Street, Toronto, Ontario M8V 3V7
- 314 JON Johnson Nurseries (Kingston) Ltd., 155 Brock St., Kingston, Ont. K7L 1S2
- 315 JUD Judd Ringer Corp., 6860 Flying Cloud Dr., Eden Prairie, Minnesota 55343, U.S.A.
- 316 KAL Kalium Pet Products Ltd.,
  Albert St., Redditch, Worcestershire, England
- 317 KCD Kincaid Enterprises, Inc.
  Box 671 (Plant Road), Nitro, West Virginia 25143 USA
- 318 KEG Kelly Green Horticultural Products, Box 2111, Terminal A, London, Ont. N6A 4C5
- 319 KEK Kem Manufacturing Canada Ltd., 1316 Blundell Rd., Mississauga, Ont. L4V 1M5
- 320 KEL Kemin (Chemical) Industries, Inc., Box 70, 2104 Maury St., Des Moines, lowa 50301, U.S.A.

- 321 KEM Kem-San Products Ltd., 462 Trafalgar Road, Box 727, Galwille, Ont. L6J 501
- 322 KEN Kemsol Products Ltd. 1120 McDonald St., Regina, Sask. S4P 3C4
- 323 KEO Kennecott Copper Corp., Special Prod. Division 6065 Hillcroft, Ste. 500, Houston, Texas 77036, U.S.A.
- 324 KER Kerr-McGee Chemical Corp., Kerr-McGee Bldg. Oklahoma City, Oklahoma 73102, U.S.A.
- 325 KET Kert Chemical Industries Inc. 171 Fenmar Drive, Weston, Ontario M9L 1M8
- 326 KEY Key Chemical Inc. 15000 NE 95th Euilding 1, Redmond, Washington 98052, U.S.A.
- 327 KIK King Kratz Corp.
  2465 Rock Island Blvd., Maryland Heights, Mo. 63043, U.S.A.
- 328 KIN King Calcium Products Co. Ltd.
  P.O. Box 99, Campbellville, Ontario LOP IEO
- 329 KLN Kleen Craft Products Ltd. P.O. Box 3234, Vancouver 3, B.C.
- 330 KOC Kocide Chemical Corp., 12701 Almeda Rd., P.O. Box 45539, Houston TX 77045 U.S.A.
- 331 KRA Kraemer Tool and Manufacturing Co. 190 Milvan Drive, Weston, Ontario M9L IZ9
- 332 KVK K V L Limited
  Queen Street West, Cambridge, Hespeler, Ontario
- 333 KVL K-Vet Laboratories Ltd.
  P.O. Box 878, Hespeler, Ontario N1R 5X9
- 334 LAC Laboratories Dr. Pierre 294 St-Paul ouest, Montreal, Quebec
- 335 LAD Joseph Labonte and Fils Inc., Chemin Chambly, Longueil, Quebec
- 336 LAI Lamb Naturalflow Inc. P.O. Box 278, Liverpool, N.Y., 13088, U.S.A.
- 337 LAL Lalco Limitee
  4570 Mentana, Montreal, Quebec H2J 3B8
- 338 LAR Larkin Lumber Co. Ltd.
  Malton, Mississauga, Ontario
- 339 LAT Later Chemicals Ltd. 12080 Horseshoe Way, Richmend, B.C. V7A 4V5
- 340 LAU Laurentian Laboratories Ltd. 70 Hymns Blvd., Pointe Claire 730, Quebec

4764		THE ONTARIO GAZETTE O. I	Reg. 562/85
341	LAV	Laurentide Chemicals Inc. 4650 12E Avenue, Shawinigan-Sud, Quebec	
342	LAW	Compagnie Lavo 1880 rue Chambly, Montreal, P.Q. HIW 3J2	
343	LED	E. H. Leitte Co. of Canada 88-24th Street East, Saskatoon, Sask. S7K 0K4	
344	LEG	Lepage's Ltd. 50 West Drive, Bramalea, Ontario L6T 2J4	
345	LEO	Lemoine Tropica, Inc. 2115 Old Orchard Avenue, Montreal, Quebec H4A 3A7	
346	LET	Lethelin Products Co. Inc. 15 MacQuesten Parkway S., Mount Vernon, New York, U.S.A.	
347	LEW	Lewis Cattle Oiler Co. P.O. Box 28, Oak Lane, Man. ROM 1PO	
348	LID	Harris Lindsay Rear 2 Givins Street, Toronto, Ontario M6J 2X6	
349	LIE	G. J. Liebich (Canada) Ltd. 394 Gertrude Avenue, Winnipeg 13, Manitoba R3L 0M6	
350	L10	Lion Insecticide Co. Ltd. Nippe Building, 100 Kemi Rukushimakita Chome, Fukushima-Ku, Osa	aka 553 Japa:
351	LOB	Loblaw Groceterias Ltd. 545 Lake Shore Blvd. W., Toronto, Ontario M5V 1A3	
352	LOR	Dr. Leo Lorrain Laboratories Ltd. 203 Place Youville, Montreal, Quebec H2Y 2B3	M ()
353	MAG	Magna Corp., 11808 South Bloomfield Ave., Santa Fe Springs, California 9067	U.S.A.
354	МАН	Magnachem Limited, 626 - 58th Ave. S. E., Calgary, Alberta T2H OP8	
355	MAJ	Mackenzie and Feimann Ltd., 970 Malkin Ave., Vancouver, B.C. V6A 2K8	- 10
356	MAP	Mallinckrodt Chemical Works Ltd., 600 Delmar Ave., Pointe Clair, Quebec H9R 4A8	The second
357	MAR	Manchester Products Ltd., 87 Ainslie St. S., P.O. Box 204, Cambridge (G), Ontario N1R 5	S9
358	MAT	Maple Leaf Mills Ltd., 417 Queensway W., Toronto, Ontario M5V 1A2	1
359	MAW	Magic White Western Limited 1336 Lorne Street, Regina, Sask. S4R 2K1	

Les Produits Marc-O Limitee, Case Postale 604, 3175, rue Cirard, Trois-Rivières, Quebec G9A 5J3

360 MAZ

361	MBB	Marine Electrolysis Eliminator Co.,	
		1137 Hanford, Seattle, Washington 98134,	U.S.A.

- 362 MBE Marquette Products Ltd., 623 Le Breton, Longuevil, Quebec G1N 3C3
- 363 MBM Bob Martin (Export) Ltd., Houghton St., Southport, Lancashire, England
- 364 MBS E. M. Matson Jr. Co., 7808-8th Ave. S., Seattle, Washington 98108, U.S.A.
- 365 MBY May & Baker (Canada) Ltd., 180 Bellarmin St., Montreal, Quebec H2P 1G5
- 366 MCC McClelland Veterinary Supplies Ltd., P.O. Box 37, St. Hyacinthe, Quebec J2S 7B2
- 367 MCE Monclair Extermination Inc. 1757 rue Amherst, Montreal, Quebec H2L 3L7
- 368 MCI McIntyre's, P.O. Box 295, Swift Current, Saskatchewan S9H 3V6
- 369 MCL McKague Chemical Company Ltd., 100 Midwest Rd., Scarborough, Ontario M1P 3B1
- 370 MCN Marchan Co., 790 Bay Street, Toronto, Ontario M5G 1N8
- 371 MCO John G. McKirdy, Ltd. 275 Glen Castle Road, Kingston, Ont. K7M 4N7
- 372 MCS Co-op. Atlantic, P.O. Box 750, 123 rue Halifax Street, New Brunswick E1C 8N5
- 373 MCX McEwen's Pharmacy, Box 190, Westport, Ontario KOG 1X0
- 374 MEC Merck Sharp and Dohme Canada Ltd., P.O. Box 899, Pointe-Claire, Dorval, Quebec H9R 4P7
- 375 MED Medical Supply Co., 1027 W. State St., Rockford, illinois 61101 U.S.A.
- 376 MEL Mel's Enterprises, P.O. Box 2339, Station "C", Downsview, Ont. M3N 2V8
- 377 MEN Produits Menagers du Quebec Inc., 644 rue Dollard, Quebec, Quebec G1N 1P7
- 378 MER Merzat Industries Ltd., Suite 602, 101 Richmond St. W., Toronto, Ontario MSH 1T1
- 379 MET Metasol Canada Ltd., P.O. Box 2000, Pointe-Claire, Dorval 700, Quebec
- 380 MEX Produits Similaires Milter Inc., 903 Bonl. Resement, Hentreal, Quebec H2S 128

4/66		THE UNTARIO GAZETTE O. 1	Reg. 56
381	MGK	McLaughlin Gormley King Company, 8810 Tenth Ave. North, Minneapolis, Minnesota 55427 U.S.A.	
382	MIC	Michael's Equipment and Industries Ltd., 250 Tremblay Road, Ottawa, Ontario K1G 3K1	
383	MIF	Midland Laboratories Inc., P.O. Box 1225, Aurora, Illinois 60507 U.S.A.	
384	MIJ	Midwest Supplies Ltd., 730 Madison St., Winnipeg, Manitoba	
385	MIL	R. G. Mitchell, Pharmacist 309 N. Algoma St., Thunder Bay, Ontario P7A 5A8	
386	MKS	A.H. Marks & Co. Ltd. Wyke Bradford, West Yorkshire, England	
387	MMC	Miller-Morton Co. Canada Ltd., 1912A Avenue Road, Toronto, Ontario M5M 4A1	
388	MMM	3M Company Agrichemicals 3M Center Bldg., 223-6SE, St. Paul, MN 55101 USA	
389	MOA	Momar (Canada) Ltd., P.O. Box 2400, Milliken, Ontario LOM 1KO	
390	МОВ	Mobil Chemical Canada Ltd. 645 Coronation Dr., P.O. Box 200, West Hill, Ontario MIE 4R6	
391	MOD	Modern Pool Products, Inc., 737 Canal St., Stanford, Connecticut 06902, U.S.A.	
392	MOG	The Mogul Corp. of Canada Ltd., 8400 Cote de Liesse, Ville St. Laurent, Montreal, Quebec H4T	1G7
39 <b>3</b>	MOL	Monsanto Canada Ltd., 666 St. James Street, Suite 200, Winnipeg, Man. R3G 3J7	
394	MOM	L. Morency and Fils Inc., P.O. Box 278, Montreal North, Quebec H1H 5L4	
395	MON	Montreal Pest Control Inc., 8189 St. Hubert Street, Montreal 11, Quebec H2P 1Z1	
396	мор	Moore Sales, 24 Sable St., Toronto, Ontario M6M 3K6	
397	MOR	Moran Chemical Co. Ltd., 175 rue de l'eglise, Napierville, Quebec JOJ 1LO	
398	MRG	Mr. Groom Products 1097 Goffle Road, Hawthorne, N.J., 07506, U.S.A	
399	MRP	Mont-Royal Paints Inc., 5669 Casgrain St., Montreal, Quebec H2T 1Y3	
400	MRZ	Marzone Chemicals Ltd., 601-195 Dufferin Avenue, London, Ontario N6A 1K7	

- 401 MTC M.T.C. Pharmaceuticals Ltd., 1890 Brampton St., Hamilton, Ontario L8H 3S5
- 402 MUC Mursatt Chemicals Ltd., 144 Norfinch Drive, Unit 1, Downsview, Ontario M3M 1X1
- 403 MUL Muskol Ltd., 244 Pleasant St., Truro, Nova Scotia B2N 3S8
- 404 MUS Mushroom Supply Co., Toughkenamon, Pennsylvania U.S.A.
- 405 MYS Mysto, Inc., Suite 701, 3333 est Boul. Metropolitain, Montreal, Quebec H1Z 2H8
- 406 NAA National Chemical Exterminating Co. Ltd., 1430 Clark St., Montreal, Quebec H2X 2R3
- 407 NAC National Chemsearch of Canada Ltd., 245 Orenda Rd., Bramalea, Ontario L6T 1E7
- 408 NAL National Grain (1968) Ltd., 512 Grain Exchange Bldg., Winnipeg 2, Manitoba
- 409 NAP Nor-Am Agricultural Products Ltd., 345 Higgins Ave., Winnipeg, Manitoba R3A 0V4
- 410 NAS National Silicates Ltd., P.O. Box 69, Toronto, Ontario MSV 3S7
- 411 NAT National Laboratories, Div. of Sterling Drug Ltd., 37 Hanna Ave., Toronto, Ontario M6K 1W9
- 412 NCR Niagara Chemicals, Division of Reichhold Ltd., 1274 Plains Rd. East, Burlington, Ontario L7R 321
- 413 NIM Nip-Co Mfg. Ltd., P.O. Box 233, Islington, Ontario M9A 4X2
- 414 NIS Nissin Denka Co. Ltd., 14-2 Yonchome Nihonbashi-Honcho, Chuo-Ku, Tokyo, Japan
- 415 NNP Northern Paint Co. Ltd., 394 Gertrude Ave., Winnipeg, Manitoba R3L 0M6
- 416 NOA The Northern Paint and Varnish Co. Ltd., P.O. Box 217, Owen Sound, Ontario N4K 5P3
- 417 NOC Noco Drugs Ltd., 24 Sable St., Toronto, Ontario M6M 3K6
- 418 NOD Northern Drug Co., Box 160, Wetaskawin, Alberta T9A 1X4
- 419 NOP Northern Stag Industries Ltd., Box 73, Rockwood, Ontario NOB 2K0
- 420 NOR Norwich Pharmacal Co., 1.td., P.O. Box 2002, Paris, Outario N2L 3G6

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421	NOT	Nott Manufacturing Co., inc., Pleasant View Rd., Pleasant Valley, New York 12569, U.S.A	
422	NOW	Northern Wood Preservers Limited, Box 990, Thunder Bay, Ontario P7C 4X8	
423	NOX	Noxall Products Ltd., 1820 W. 3rd Ave., Vancouver, British Columbia V6J 1K8	
424	NOZ	Noxzema Chemical Co. of Canada Ltd., 77 Park Lawn Rd., Toronto, Ontario M8Y 3H7	
425	NPO	Napco-Protex Inc., 101 rue de la Barre, Boucherville, Quebec J4B 2X6	
426	NSS	National Sanitation Services Ltd., 485 - 1st Ave. North, Saskatoon, Saskatchewan S7K 1X5	
427	NUA	Nulife Pet Remedies Ltd., 1820 3rd Ave. West, Vancouver, British Columbia V6J 1K8	
428	NUX	Nuodex Canada Ltd. 34 Industrial St., Toronto, Ontario M4G 1Y9	
429	OCD	Occidental Chemical Co. P.O. Box 1185, 2000 S. Post Oak Rd., Houston Texas 77001	
430	OLB	Ole Time Woodman's Line, Box 134, Stratham, New Hampshire 03885 U.S.A.	
431	OLC	Olin Corp., P.O. Box 991, Little Rock, Arkansas 72203 U.S.A.	
432	OLD	Olin Corporation, 120 Long Ridge Road, Stamford, Conn. 06904 U.S.A.	
433	OLH	Oliver Chemical Co. (Lethbridge) Ltd., 226-36th Street North, Lethbridge, Alberta T1J 4B2	
434	OLN	Oliver Industries Ltd., P.O. Box 595, Langley, British Columbia	
435	OLS	Oliver Industrial Supply Ltd., 249 Strafford Drive, Lethbridge, Alberta T1H 2A5	
436	OLY	Olympic Stain, A Div. of Comerco Inc., . 1148 N.W. Leary Way, Seattle, Washington U.S.A. 98107	
437	ONE	One Time Package Products Inc., 5 Diamond Ave., P.O. Box 333, Bethel, Conn. 06801 U.S.A.	
438	ORM	Ormond Veterinary Supply Ltd.,	

OSD Osmose Wood Preserving Co. of Canada Ltd., 439 1080 Pratt Ave., Montreal, Quebec H2V 2V2 Pace National Corp., 440 PAA 500 7th Ave. So., Kirkland, Washington 98033 U.S.A.

P.O. Box 642, Hamilton, Ontario L8N 3K7

- 441 PAU La Compagnie Paula Ltee., 21 St. Paul East, Montreal, Quebec
- 442 PEA Pearson's Antiseptic Co. of Canada Ltd., P.O. Box 694, Brockville, Ontario K6V 5V8
- PEB Peerless Industrial Chemicals Ltd., Chemitek Div., 6110 1A St. S. W., Calgary, Alberta T2H OG3
- 444 PEC Peinture Nationale Ltee., 1556 Wilfrid Hamel Boulevard, Quebec, Quebec G1N 3Y6
- PED Pennwalt Chemicals of Canada Ltd., 970 Malkin Ave., Vancouver 3, B.C. V6A 2K8
- 446 PEI S.B. Penick and Co., 100 Church St., New York, New York 10008, U.S.A.
- PEK Pennwalt Corp., P.O. Box 1297, Tacoma, Washington 98401, U.S.A.
- 448 PEL Pennwalt of Canada Ltd., 700 Third Line Rd., Oakville, Ont. L6J 5A3
- 449 PEM Pestroy Co., 877 Boyd Ave., Ottawa, Ont. K2A 2E2
- 450 PEN The Pestroy Co. Ltd., 1655 Edouard-Laurin Blvd., St. Laurent, Montreal, Quebec H4L 2V6
- 451 PEQ Pes-San Products Ltd., 711 Riverside Drive East, Windsor, Ont. N9A 2T3
- 452 PEV Mary Petriunka, R.R. #3, Thunder Bay, Ontario P7C 4V2
- 453 PFC Petrofina Canada Ltd., P.O. Box 3006, Station B, 1 Place Ville-Marie, Montreal, Quebec H3B 3L9
- 454 PFE Pfizer Co. Ltd., 17300 Trans-Canada Highway, Box 800, Pointe-Claire, Dorval, Quebec H9R 4V2
- 455 PFF Pfizer Chemicals & Genetics Ltd., 1 Wilton Grove Road, London, Ont. N6A 4C6
- 456 PHL Phostoxin Sales of Canada Ltd., P.O. Box 343, Winnipeg, Man. R3C 2H6
- 457 PHP Phillips Paint Products Ltd., 306 King St., Winnipeg, Man. R3B 1J7
- 458 PHT Phytevrop S.A., 21 Blvd., Malesherbes, Paris Ville, France
- 459 PHY Phillips Yeast Products Ltd., Park Royal Road, London, England NW10 7JX
- 460 PIC Pic Corporation, 23 S. Essex Avenue, Orange, New Jersey 07050, U.S.A.

- 461 PIE Pied Piper Products Ltd., 7061 Gilley Avenue, Burnaby, B.C. V5J 4X1
- 462 PIJ Pike and Co. Ltd., 10039-101 Ave., Edmonton, Alta
- 463 PIK Otto Pick & Sons Seeds Ltd., BOX 126, Richmond Hill, Ontario L4C 4X9
- 464 PIO Pioneer Grain Co. Ltd., 2500 Richardson Bldg., One Lombard Place, Winnipeg, Man. R3B 0X8
- 465 PIR Les Produits P.I.P. Inc. 2721 Plamondon, Longueuil, P.Q., J4L 1S1
- 466 PIT Pitman-Moore Ltd., 15 Green Belt Drive, Don Mills, Ont. M3C 1L8
- 467 PLA Plains Manufacturing Co., Box 581, Lexington, Nebraska, U.S.A.
- 468 PLB Plantabbs Corp.
  6 Foxtail Rd., Timonium, Maryland 21093
- 469 PLG Plant Prod. Co. Ltd., 314 Orenda Rd., Bramalea, Ont. L6T 1G1
- 470 POL Maurice Pollack Ltd., 750 Charest Bd. Est, Quebec, Quebec G1K 3J7
- 471 POM Pool Man Limited, 1770 Albion Rd., Rexdale, Ont. M9V 1C2
- 472 POP N.L. Poulin Ltd., 24 Marion Place, Winnipeg, Man. R2H OS9
- 473 PPC Pet Products Co., P.O. Box 281, Hamilton, Ont. L8N 3C8
- 474 PRD Prentiss Drug & Chemical Co. Inc., 363-7th Ave., New York, N.Y. 10001, U.S.A.
- 475 PRE Pressurized Products Ltd., R.R. #1, Belle River, Ont. NOR 1AO
- 476 PRF Professional Ecological Services, 1230 St. Patrick St., Victoria, B.C. V8S 4Y4
- 477 PRG Proctor & Gamble Co. of Canada Ltd., P.O. Box 589, Hamilton, Ont. L8N 3L5
- 478 PRL L. Vegh's 'Preventative Systems', Inter. Chemical Cosmetic & Services Lab. 11-426 Hazel Street, Waterloo, Ont. N2L 3P8
- 479 PRO Progressive International Mfg. Ltd., P.O. Box 3025, Terminal A, London, Ontario N6A 4H9
- 480 PRP Produits Pressure Prod. Div. of Pentagon Chem. Ltd., 170 Bont. de l'Industrie, Candiac, Quebec

- 481 PRS Professional Garden Co. Ltd., 1108 6th St. S.E., Calgary 21, Alta. T2G 2Y2
- 482 PRV Provigo Inc., 800 Dorchester Ouest, Suite 400, Montreal, P.Q., H3B 1Y2
- 483 PRX Protex Corp. of Can. Ltd., 6200 de Chateaubriand, Montreal, Quebec H2S 2M4
- 484 PSA Provincial Pest Control Inc., 292 Decaire Blvd., St. Laurent, Montreal, Quebec H4N 2M2
- Puroguard Insecticides Ltd., 2760 Paulus St., St. Laurent, Que. H4S 1G1
- 486 PUR Purex Corporation, 44 Clayson Rd., Weston, Ontario M9M 2G7
- 487 RAB Rid-A-Bird Inc., 1224 Grandview Avenue, P.O. BOX 22, Muscatine, IA 52761, USA
- 488 RAL Ralston Purina Co., Ltd., 404 Main St., Woodstock, Ont. N4S 1T6
- 489 RAM Ramex Pest Control Prod., S. Hwy 19, Madison, S. Dakota 57042, U.S.A.
- 490 RAW The W. T. Rawleigh Co. Ltd., 4005 Richelieu St., Montreal, Quebec H4C 1A2
- 491 RBN A.H. Robins Canada Inc.
  2360 Southfield Rd., Mississauga, Ontario L5N 3R6
- 492 REC Record Chem Co. Inc., 740 Monte De Liesse Rd., Montreal, Que. H4T 1N8
- 493 RED Redbud Prod. Co. Inc., P.O. Box 1056, Anderson, Ind. 46015, U.S.A.
- 494 REL Red Line Chem. Ltd., 333 Evans Avenue, Toronto, Ont. M8Z 1K2
- 495 REO Reindeer Organic Co. Ltd., 5306 Patricia Bay Hwy., Victoria, B.C.
- 496 RER Reliable Exterminators Ltd., 464 Dawes Road, Toronto, Ont. M4B 2E9
- 497 RES Rentokil Laboratories Ltd., Felcourt, East Grinstead, East Sussex, England
- 498 REX The Rexall Drug Co. Ltd., 2501 Stanfield Rd., Mississauga, Ont. L4Y 1R9
- 499 RHD Rhodia Inc., Chipman Div., 120 Jersey Ave., P.O. Box 2009, New Brunswick, N.J., U.S.A.
- 500 RIA Charles Riess & Co., 877 Wall St., Winnipeg, Non. R36 279

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#### THE ONTARIO GAZETTE

O. Reg. 562/85

- 501 RIC Richelieu Industries, 410 Blvd. Laurier, Mont St. Hilaire, Quebec JOL 1L0
- 502 RIE Riess Products Co., 9302-111th Ave., Edmonton, Alta. T5G 0A3
- 503 RIL Richardson's Extermination Ltd., 202 Laird Dr., Toronto, Ont. M4G 3W2
- 504 RIM Richmond Paint & Chemical Co., 585 No. 3 Rd., Richmond, B.C.
- 505 ROA Roachmaster of Canada Ltd.,
  440 Brimley Rd., Unit 11, Scarborough, Ont. M1J 1A1
- 506 ROB Robok Industries Limited, 270 Sherman Avenue N., Hamilton, Ontario L8L 6N4
- 507 ROG Robertson Seeds Ltd., 8118-103rd St., Edmonton, Alta. T6E 4B1
- 508 ROH Rohm and Haas Co. of Canada Limited, 2 Manse Rd., West Hill, Ont. M1E 3T9
- 509 ROK Robinson and Webber Ltd., 1569 Orange St., Winnipeg, Man. R3E 3B5
- 510 RON Rockhill Produce Ltd., 422 Railway St. Vancouver 4, B.C. V6A 1B1
- 511 ROO Rotospray Systems Ltd., 464 Dawes Rd., Toronto, Ont. M4B 2E9
- 512 ROP Rogar/STB Div. of BTI Products Ltd., P.O. Box 213, 805 Castleneau St., Douville, St. Hyacinthe, Que.
- 513 ROR Frank T. Ross and Sons 1962 Ltd., Box 248, West Hill, Ont. M1E 4R5
- 514 ROS Ross Daniels Inc., 1720 Fuller Rd., P.O. Box 430, West Des Moines, Iowa 50265, U.S.A.
- 515 RPC Research Products Co., P.O. Box 1057, 1835 F. North St., Salina, KS 67401 U.S.A.
- 516 RUG Rougier Inc., 506 Est Sainte-Catherine, Montreal, Que. H2L 2C7
- 517 SAA Safety Vermin Control Ltd., 504A Kent St., Ottawa, Ont. K2P 2B9
- 518 SAF Sanex Chemicals Ltd., 6439 Netherhart Road, Mississanga, Ont. L5T 1C3
- 519 SAJ Sanitized Process (Canada) Ltd. Ste. 1700, 2200 Yonge St., Toronto, Ont. 248 206
- 520 SAK Sanivore Inc., Box 55, Longueil, Que.

521	SAL	Salsbury Laboratories Ltd.,	
		209 Manitou Drive, Kitchener, Ont. N2	u 11.4

- 522 SAM Produits Sanitaires Laurentide Inc., C.P.65, Drummondville, Que. J2B 6V6
- 523 SAN Sanfax Industries Ltd., 1650 South Service Road, Trans Canada Highway, Dorval 760, Que.
- 524 SAQ Sanitary Supply and Equipment Co. Ltd., 4275 rue Iberville, Montreal 34, Que.
- 525 SAR Saskatchewan Association of Rural Municipalities, 403 McCallum Bldg., Regina, Sask.
- 526 SAS Saskatchewan Dept. of Agriculture, Plant Industry Div., Gov't Administration Bldg., Regina, Sask.
- 527 SAW Saskatchewan Wheat Pool, Albert and Victoria Sts., Regina, Sask.
- 528 SAZ Sandoz-Wander Inc., P.O. Box 1489, Homestead, Florida 33030 U.S.A.
- 529 SCL Schering, A. G. 170-172 Muellerstrass, Berlin 65, (West) Germany
- 530 SCO Scientific Concentrates Co., 196 Boul. Richelieu, St. Mathias, Que. JOL 2GO
- 531 SCP St. Clair Paint & Wallpaper Co. Ltd., 38 Dufflaw Rd., Toronto, Ont. M6A 2W1
- 532 SCT O. M. Scott and Sons, Maryville, Ohio 43040, U.S.A.
- 533 SCU The Scott's Cure Co.,
  Division of Garden Research Lab., 49 Niagara St., Toronto, Ont. M5V 1C2
- 534 SEL Sellers Chemical Corporation, P.O. Box 23523, New Orleans, Louisiana 70183, U.S.A.
- 535 SFR Safer Agro-Chem Ltd., 5271 Old W. Saanich Rd., Victoria, B.C. V8X 3X1
- 536 SHA Shamrock Chem. Ltd., P.O. Box 321, London, Ontario N6A 4W1
- 537 SHL Shell Can. Ltd., P.O. Box 400, Terminal A, Toronto, Ont. M5W 1E
- 538 SHP Shoppers Drug Mart
  225 Yorkland Blvd., Willowdale, Ontario M2J 4Y7
- 539 SHW The Sherwin-Williams Co. of Can. Ltd., 2875 Centre St., Montreal, Que. H3K 1K4
- 540 SIC Sico Inc., 3280 Blvd. Ste. Anne, C.P. 1546, Quebec 5, Que.

- 541 SIM The Robt. Simpson Drug Co. Ltd., 160-176 Yonge St., Toronto, Ont. M5C 2L7
- 542 SIO Simpson-Sears & Simpsons, 108 Mutual St., Toronto, Ont. M5B 2C9
- 543 SIP Simpsons-Sears Ltd. Canada, 4750 Kingsway, Burnaby 1, B.C.
- 544 SIR Dr. N. A. Sirois, Enr., P.O. Box 786, LaPocatiere, Que.
- 545 SIT Sittner Manufacturing Co. Inc., P.O. Box 865, Sheridan, Wyoming 82801, U.S.A.
- 546 SMG Smith Barregar Ltd., 115 West Third Ave., Vancouver, B.C. V5Y 1E7
- 547 SML Smith-Douglas Div. of Borden Chem, Borden Inc. P.O. Box G, Columbus, Ohio 43203, U.S.A.
- 548 SOE Sobey's Stores Ltd., 115 King Street, Stellarton, N.S. AOK 1SO
- 549 SOJ Soluja Ltee., 620 Cathcart, Ste. 4000 Birks Bldg., Phillips Sq. Montreal, Que. H3B 1M1
- 550 SOL Solcoor (Canada) Ltd., 1550 de Maisonneuve Blvd., W., Suite 1030, Montreal, Que. H3G 1N2
- 551 SPA T. M. Spratt Ltd., 33 McNab St. N., Hamilton, Ont.
- 552 STB Steinberg's Ltd., Technical Services Dept., 5400 Hochelaga St., Montreal, Quebec H1N 1V9
- 553 STD Standard Chemical Ltd., 60 Titan Rd., Toronto, Ont. M8Z 2J8
- 554 STF Stauffer Chemical Co. of Canada Ltd., 130 West Georgia St., Vancouver, B.C. V6F 2Y3
- 555 STL Sterling Drug Ltd., Aurora, Ont. L4G 3H6
- 556 STM The Standard Manufacturing Co. Ltd., P.O. Box 6090, St. John's, Nfld., AlC 5X8
- 557 STN Sternson Ltd.
  22 Mohawk Street, Box 130, Brantford, Ont. N3T 5N1
- 558 STO Stanley Chemicals Limited, 7479 Trans Canada Highway, St. Laurent, Que. H4T 1T3
- 559 STP S.T.P., 1344 Fewster Dr., Mississauga, Ont. L4W 1A4
- 560 STQ Stanley Home Products of Canada Ltd., 140 Ann St., London, Ontario N6A 1R3

561	STR	Sterno Industries,	
		1125 Talbot St., St. Thomas, Ont. NSP	1G4

- 562 STS Stream Fresh Ltd., 1190 Crestlawn Dr., Mississauga, Ont. L4W 1A6
- 563 STU C. W. Staples Inc., Box 328, Presque Isle, Maine, U.S.A.
- 564 STY Star Products Inc., 7955 Boul. St. Michel, Montreal, Que. H1Z 3C9
- 565 SUB Sunnybrook Food Market (Keele) Ltd., 4490 Chesswood Dr., Downsview, Ont. M3J 2C1
- 566 SUD Sudbury Laboratory,
  Dutton Road, Sudbury, Mass., U.S.A.
- 567 SUF Sunfresh Foods Ltd., 22 St. Clair Avenue East, Toronto, Ontario M4T 2S3
- 568 SUG Sumitomo Chemical Co. Ltd., 155-Chome, Kitahama, Higashi-ku, Osaka, Japan
- 569 SUM Summit Chemical Co., 117 West 24th St., Baltimore, Maryland 21218
- 570 SUP Supersweet Feeds (Div. of Robin Hood Multifood Co. Ltd.,) 6600 De la Cote-des-Neiges, Montreal, Que. H3S 2A9
- 571 SUQ Stim-U-Plant Labs., Inc., 2077 Parkwood Ave., Columbus, Ohio, 43219, U.S.A.
- 572 SUS Sun Swimming Pool Chemicals, Div. of Sun Cleanser Co., P.O. Box 2188, Livonia, Michigan, 48151, U.S.A.
- 573 SVC Sterling Varnish (Canada) Ltd., P.O. Box 554, St. Catharines, Ont. L2R 6X1
- 574 SWH Swish Maintenance Ltd., 309 Lansdowne St. E., Peterborough, Ont. K9L 1R1
- 575 SWP Swimming Pool Supply Centre, Unit 14, 1220 Ellesmere Rd., Scarborough, Ont. M1P 2X5
- 576 SYD Sydney Pest Control, 80 Townsend St., Sydney, N.S.
- 577 TAI J.S. Tait and Co. Ltd., 838 Powell St., Vancouver 4, B.C. V6A 1H8
- 578 TAS Tam O'Shanter Industries Ltd., No. 2006, 632 Calgary House, 550 - 6th Avenue West, Calgary, Alta. T2P OS1
- 579 TAX Richard K. Taylor, Import Export Agent, 520 Glendene Cres., Waterloo, Onc. N2L 4P4
- 580 TEC Tech-Chem Services Ltt., 3135 Wharton Way, Mississanga, Oct. L4X 2B6

581	TEI	Texas Refinery Corp. of Canada Ltd.,
		25 Industrial St., Toronto, Ont. 114G 1Z2

- 582 TEX Texaco Canada Ltd., 51 Commissioners St., Toronto, Ont. N5A 1A6
- 583 THO Thompson-Hayward Chemical Co., 5200 Speaker Road, Kansas City, Kansas 66106, U.S.A.
- Thuron Industries Inc., 12200 Denton Drive, Dallas, Texas 75234, U.S.A.
- 585 THV Thuron Ltd., Box 73, Port Perry, Ontario LOB 1NO
- 586 TIM Time-Mist Div. General Time of Canada, P.O. Box 239, Peterborough, Ont. K9J 621
- 587 TIR Timber Specialties Div., Pole Sprayers of Canada Ltd., 980 Ellicott St., Buffalo, NY 14209 U.S.A.
- 588 TOX Toxi-Mix Chemical Manufacturing Co., 9 Hanna Ave., Toronto, Ont M6K 1W8
- 589 TOY Toyo Importing Co. Ltd., 335 Grant St., Vancouver, B.C. V5L 2X7
- 590 TRI TRI Associates Inc., 8500 Pillsbury Ave. South, Minneapolis, Min. 55420, U.S.A.
- 591 TRM Trans-World Laboratories Inc., P.O. Box 2247, Kansas City, Kansas 66110, USA
- 592 TRO Trojan Chemicals Div. of Valley Camp Ltd., 41 Racine Rd., Rexdale, Ont. M9W 2Z6
- 593 TRY Troy Chemical Corp., One Ave. L., Newark, N.J. 07105, U.S.A.
- 594 TSI TSI Co. Highway 206, P.O. Box 151, Flanders, N.J. 07836, U.S.A.
- TUC Tuco Products Co., Div. of the Upjohn Co. of Canada, 40 Centennial Road, Orangeville, Ont. L9W 3T3
- 596 TUR Turner Musical Instruments Ltd., 51 Nantucket Blvd., Scarborough, Ont. M1P 2N6
- 597 TWI Twin-Cee Ltd., P.O. Box 98, 20 Armstrong Ave., Georgetown, Ont. L7G 4R9
- 598 UAF United Farmers of Alberta Co-op Ltd., 1016-68th Avenue S.W., Calgary, Alta. T2V 4J2
- 599 UAJ Union Carbide Can. Ltd., 123 Eglinton Ave. E., Toronto, Ont. M4P 1J2
- 600 UBE Utility Products Co., 4579 Christophe Colombo, Montreal, Que. H2J 3G7

- 601 UCA Union Carbide AgricuItural Products Co. Inc., Brookside Ave., Ambler, PA 19002 U.S.A.
- 602 ULR Ultra Research Industries Ltd., Box 436, Nanaimo, B.C. V9R 5L3
- 603 UNA Una-Kem Manufacturing Co., Swim Chem Division, 3295 Mainway, Burlington, Ontario L7M 1A6
- 604 UNR Uniroyal (1966) Ltd., Chemical Div., Elmira, Ont. NOB 1R0
- UNV Universal Crop Protection
  Park House, Maiden Head Rd., Cookham Berkshire, England SL6 90S
- 606 USB United States Borax and Chemical Corp., 3075 Wilshire Blvd., Los Angeles, Calif. 90005, U.S.A.
- 607 VAN Vansco Sales
  P.O. Box 3957, Station D, Vancouver 9, B.C.
- 608 VAR Van Waters and Rogers Itd., P.O. Box 2009, Vancouver, B.C. V6B 3R2
- 609 VEL Velsicol Corp. of Canada Ltd., 1360 Blundell Rd., Mississauga, Ont. L4Y 1M5
- 610 VEM Velsicol Chemical Corp., 341 E. Ohio, Chicago, Ill. 60611, U.S.A.
- 611 VET Ventron Corporation, Congress Street, Beverly, Mass. 01915, U.S.A.
- 612 VEZ Henry R. Vezina, 778 Sanok Drive, Pickering, Ont. L1W 2P9
- 613 VIG Vigoro Division, Swift Canadian Co. Ltd., 1400 The Queensway, Teronto, Ontario MSZ 1S4
- 614 VIK Vineland Chemical Co. Inc., P.O. Box 745, Vineland, NJ 08360 U.S.A.
- 615 VIL Vineland Laboratories Canada Inc., 500 Oakdale Rd., Downsview, Ontario M3N 1W6
- 616 VIN Vio Bin Veterinary Products Ltd.,
  26 Prince Andrew Place, Don Mills, Ont. M3C 2H5
- 617 VIT Virginia Chemicals Inc., 3340 West Norfolk Rd., Portsmouth, Virginia 23703, U.S.A.
- 618 VKA Vikra Industries Ltd., 36 Murray St., Ottawa, Ont. KIN 584
- 619 WAF Warshaw Fruit Market Inc., 3863 St. Laurent Blvd., Mentreal 514, Que. 828 171
- 620 WAK Watkins Products Inc., 150 Liberty St., Winona, Minnesota 55987, U.S.A.

- 621 WAL Watkins inc., 90 Annabella Street, Winnipeg, Manitoba R3B uG1
- 622 WEA Weed-Master (Western) Ltd., 415-3rd St. S.W., Calgary, Alta. T2P 1R3
- 623 WEC Weall & Cullen Nurseries Ltd., Milliken, Ont., LOH 1K0
- 624 WEF Western Family Foods Ltd., Calgary, Alberta
- 625 WEN Westcan Horticultural Specialists Ltd.,
  1900 11th Street S.E., Calgary, Alberta T2G 3G2
- 626 WEO West Agro-Chemical (Canada) Ltd., 325 Dalesford Rd., Toronto, Ont. M8Y 1G8
- 627 WEP West Chemical Products Ltd.,
  5624 Casgrain Ave., Montreal, Que. H2T 1Y2
- 628 WEQ Wesco Agencies, 1968 3rd Ave. West, Vancouver 9, B.C. V6J 1L1
- 629 WES E. G. West Co. Ltd., 84 Sheppard Ave. East, Willowdale, Ont. M2N 3A2
- 630 WFF Westfair Foods Ltd., P.O. Box 808, Winnipeg, Manitoba R3C 2P1
- 631 WHA Wheat-Belt Industries Ltd., 1334 10th Ave. S.W., Calgary, Alta. T3C 0J2
- 632 WHE Whitehouse Soaps and Chemicals, 25 Malley Road, Scarborough, Ont. M1L 2E4
- Whitmoyer Products,
  Rohm and Haas Co. of Canada Ltd., 2 Manse Rd., West Hill, Ont. M1E 2T9
- 634 WHM Whitmire Research Labs. Inc., 3568 Tree Court Industrial Blvd., St. Louis, Missouri, U.S.A.
- 635 WIL Wilson Laboratories Ltd., Brock and Hatt Sts., Dundas, Ont. L9H 2H9
- 636 WIN Winthrop Lab.,
  Div. of Sterling Drug Ltd., Aurora, Ont L4G 3H6
- 637 WIP Wipp Pest Control Co., 282 Pitt St. E., Windsor, Ont. N9A 5L5
- 638 WLX Willex Products, 6039 6th St., S.E., Calgary, Alberta T2H 1L8
- 639 WOB G. H. Wood and Co. Ltd., Queen Elizabeth Way, P.O. Box 34, Toronto, Ont. M5V 1A2
- 640 WOD Wood Treating Chemicals Co., 5137 Southeast Ave., St. Louis, Missouri 63110, U.S.A.

- 641 WOG World Garden Products Ltd., World Bldg., First & Seaview, E. Norwalk, Conn. 00855, U.S.A.
- 642 WOO Woolco Drug Dept., P.O. Box 5013, Stn. A., Downsview, Ont. M3M 1B7
- 643 WYN Wyant and Company Ltd., 2040 Ellesmere Road, Unit 10, Scarborough, Ont. MIL 3A8
- 644 WYT Wyandotte Chemicals Of Canada Limited
  41 Metropolitan Road, Scarborough, Ontario M1R 2T7
- W. F. Young, Inc., Manufacturing Chemists, 111 Lyman Street, Springfield, Massachusetts, 01103 U.S.A.
- 646 ZEL Zellers Ltd., 5250 Decarrie Boulevard, Montreal, Que. H3X 3T9
- 647 ZOC Zoecon Industries Ltd., 12200 Denton Dr., Dallas, TX 75234 U.S.A.
- 648 ZOD Zoecon Industries Ltd., P.O. Box 30, Port Perry, Ontario LOB 1NO
- 649 ZOE Zoecon Corp., 975 California Avenue, Palo Alto, CA 94304, USA

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NO	TRANT	T	PESTICIDE
00299	DOW		METHYL BROMIDE, FUMIGANT
00632	BRG		LIGHTNING GOPHER POISON CONTAINS STRYCHNINE
00835	ELL		SODIUM CHLORATE
00859	PRX		PROTEX INSECT POWDER
01017	RIA		RIESS COCKROACH EXTERMINATOR CONTAINS SODIUM FLUORIDE
01027	PSA		"REEL" ROACH POWDER CONTAINS SODIUM FLUORIDE
02170	POP		POULIN'S COCKROACH DOOM
02283	GCP		GREEN CROSS WEED-NO-MORE
02586	BRG		FAIRVIEW WEED COP MIXED BUTYL ESTER E-64.2.4-0
03273	DOW		DOWFUME MC - 2 SOIL FUMIGANT
03322	SHL		2.4-D LIQUID WEEDKILLER ESTER 64
04325	WHE		CLINES ROACH POWDER
04383	CHP		METHOXONE ESTER 500 MCPA LIQUID WEEDKILLER
04385	SHL		DIELDRIN 20 E.C. INSECTICIDE
04929	SHL		ENDRIN 20 EC INSECTICIDE
04941	LAT		LATER'S HEPTACHLOR 2D E.C. INSECTICIDE
04973	GHI		COMPRIMES LINDANE G.H.
05462	INT		CO-OP MCPA ESTER 80 LIQUID WEED KILLER
05504	GCP		GREEN CROSS ESTER WEED LIQUID KILLER
05527	PAU		PAULA LINDANE TABLETS FOR FUMIGATION
05944	GCP		GREEN CROSS MCPA ESTER 80 WEED KILLER
05979	CGL		CARGILL MCPA ESTER 500
06045	ALS		NO-WEED MCPA ESTER 80 WEED KILLER
06070	HOL		HOLCOMB INSEKIL AEROSOL INSECTICIDE
06132	BRG		FAIRVIEW WEED COP "ONE TWENTY EIGHT"
06179	GCP		GREEN CROSS 20% ENDRIN
06181	OSD		OSMOSE SPECIAL FENCE POST MIXTURE - WOOD PRESERVATIVE
06320	MOL		RANDOX EMULSIFIABLE CONCENTRATE
06468	SHL		ALDRIN 40 EC INSECTICIDE
06613	NOX		NOXALL ANT TRAP CONTAINS THALLIUM
06660	SHL		2.4-D WEED KILLER ESTER 128
06662	SHL		SHELL 2.4-D WEED KILLER ESTER 128
06663	MCC		LICE TOX LIVESTOCK INSECTICIDE
06756	HEF		HERCULES LINDANE TABLETS FOR FUMIGATION
06771	SHL		MCPA WEED KILLER ESTER 80
06896	WEQ		CHLOROPICRIN SOIL FUMIGANT
06965	STD		STAN-CHEM MCPA ESTER 80 WEED KILLER
06971	STD		STAN-CHEM 2.4-D ESTER 128 WEED KILLER
07010	STD		STAN-CHEM 2.4.5-T LOW VOLATILE ESTER BRUSH KIL
07010	STD		STAN-CHEM D AND T LOW VOLATILE ESTER BRUSH KIL
07012	FLR		FLODANE INSECTICIDE
07104	MOL		RANDOX GRANULAR SELECTIVE HERBICIDE
07112	AMC	AMI	WEEDONE 128 2.4-D ESTER WEED KILLER EMULSIFIABLE CONC.
07811	DOW	Al41	MCPA ESTER 500 LIQUID FARM WEEDKILLER
07811	AMC	AMI	WEEDONE MCPA ESTER
08007	SAS	MMI	ENDRIN EMULSIFIABLE CONCENTRATE FOR CONTROL OF CUTWORMS
08217	OLH		OCHEMCO LIQUID 2,4-D WEED KILLER 80
08217	NAA		ERA COCKROACH POWDER
08444	MET		METASOL MMH LIQUID MERCURY SEED TREATMENT
V0444	ME I		METAGOE MART ETGOTO MERCORT SEED TREATMENT

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08683	FEG		LIN-TAB REFILLS, LINDANE FOR USE IN VAPO-SWAT VAPORIZER
08738	POP		POULIN'S BAT AND MOUSE POWDER
08790	PEN		PESTROY METHYL BROMIDE - FUMIGANT
08934	AAG	LEY	AAHEPTON LIQUID WIREWORM INSECTICIDE HEPTACHLOR
08942	SAM		LAURENTIDE CEDAR MOTH PROOFER (PRESSURIZED)
08990	SHL		25 NEMAGON GRANULES
09072	SHL		NEMAGON 130 EMULSIBLE CONCENTRATE SOIL FUMIGANT
09118	FEJ		DAWSON 73 SPOT FUMIGANT
09169	FEJ		DAWSON 37 SPACE FUMIGANT CONTAINING ETHYLENE DIBROMIDE AND
03103			METHYL BROMIDE
09262	OLH		OCHEMOD WEED KILLER 128 WITH 2,4-D
09375	MET		METASOL MMH LIQUID DUAL PURPOSE SEED TREATMENT CONTAINS
			HEPTACHLOR, MERCURY
09389	MON		M.P. ROACH POWDER
09420	MET		METASOL - MP LIQUID MERCURY SEED DRESSING
09456	MET		METASOL - MMH DUAL PURPOSE DRILL BOX FORMULATION CONTAINS
			MERCURY AND ALDRIN
09458	MET		METASOL-MMH MERCURY DRILL BOX FORMULATION
09548	PFF		PFIZER MCPA ESTER 500
09550	PFF		PFIZER 2,4-D ESTER 800
09564	GRC	CGA	METH-O-GAS, METHYL BROMIDE FUMIGANT
09565	GRC	VAR	BROM-O-GAS, METHYL BROMIDE FUMIGANT, WITH CHLOROPICRIN
09566	GRC	CGA	BROM-O-GAS, METHYL BROMIDE CONTAINS 2% CHLOROPICRIN
09576	MET		BI-CAL TURF FUNGICIDE POWDER
09624	MON		M.P. LINDANE TABLETS - FOR FUMIGATION
09737	FMC		POMOGREEN LIQUID ROSE SPRAY CONTAINS DODINE,
			CYCLOHEXIMIDE (ACTI-DIONE),E
09904	BAD	LEI	SODIUM ARSENITE NO.8 LIQUID POTATO TOP KILLER AND WEED KILLER
09912	BAD	LEI	ENDRIN EMULSIFIABLE LIQUID INSECTICIDE
09954	ACO		ANT-EX POWDER KILLS ANTS CONTAINS ANTIMONY TARTRATE
09981	SAF		SUN-X INSECT POWDER
09998	NIM		BEE-NIP JET HORNET BOMB WITH DICHLORVOS AND DIELDRIN
10044	CDQ		COOPER COOPER-TOX LIVESTOCK SPRAY AND DIP EC
10049	COQ		COOPER COOPER-TOX EXTRA OR COOPER HOG MANGE CURE
10086	US8	CBU	HIBOR C GRANULAR WEED AND GRASS KILLER
10145	USB	CBU	KILLPOWER, NEW IMPROVED GRANULAR UREABOR
10187	OLH		OCHEMOO MCPA LIQUID WEED KILLER ESTER 80
10630	DIT		DDT 50 % PINK TRACKING POWDER RODENTICIDE
10657	GCP		GREEN CROSS GARDAL SYSTEMIC ROSE AND DRNAMENTAL SPRAY
10686	DIT		DDT 50D DUST CONCENTRATE INSECTICIDE
10696	SAF		SANEX CHLOROPICRIN
10885	GCP		MALORAN 50% SELECTIVE HERBICIDE
10934	MCE		MONTCLAIR TUSECT ROACH POWDER
10948	MAG	MAH	MAGNACIDE H (INHIBITED ACROLEIN HERBICIDE)
11107	GUL	BRE	OUTFOX POST-EMERGENCE LIQUID CORN HERBICIDE
11411	SAF		SANEX METHYL BROMIDE
11504	REO		DOMESTIC PY INSECT KILLER DUST
12088	PFF		PFIZER METHYL BROMIDE FUMIGANT
12091	PFF		PFIZER METHYL BROMIDE TOBACO PLANT BED FUMIGANT

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			CANEY DOCKTRAIL
12202	SAF		SANEX ROENTRAK METHYL BROMIDE FUMIGANT
12248	ABE		SANEX M B-C2 SOIL FUMIGANT
12326	SAF SAF		SANEX DDT 50% WP AGRICULTURAL INSECTICIDE
12339	SAF		DDT 25% E.C.
12340 12457	MCE		MONTCLAIR REDMOR COCKROACH POWDER
13342	UAJ		OXYFUME 12 FUMIGANT
13477	GRC	CGA	TERR-O-GAS 67 PREPLANT SOIL FUMIGANT
13773	ABE	CGA	WACO CHLOROPICRIN
13961	BEH		CALCIUM CYANIDE A-DUST
14662	UNR		ESTAKIL 500 MCPA
14764	NCR		NIAGARA MCPA ESTER 500
15441	LAT		LATER'S LV BRUSH KILLER EC
15849	SAF		SANEX STRYCHNINE GOPHER-KIL LIQUID
16438	ABE		DEGESCH PHOSTOXIN PREPAC COATED PELLETS
16580	CHP		CHIPMAN ROTENONE FISH POISON WETTABLE POWDER
16750	DEG	ABE	DEGESCH CALCIUM CYANIDE A-DUST
16975	DIA		2,4-D 10 ET TECHNICAL GRADE HERBICIDE
16976	DIA		2.4-D 670D TECHNICAL GRADE HERBICIDE
16977	DIA		2,4-D TECHNICAL GRADE HERBICIDE
16981	DOW		2,4-D ACID FOR MANUFACTURING USE ONLY
16982	DOW		2,4-D ISO-DCTYL ESTERS FOR MANUFACTURING USE ONLY
16983	DOW		DEA 5 WEED KILLER FOR MANUFACTURING USE ONLY
16988	DOW		DMA 6 UNSEQUESTERED WEED KILLER FOR MANUFACTURING USE ONLY
16990	DOW		2,4-D BUTOXY.ETHANOL ESTERS FOR MANUFACTURING USE ONLY
16991	UNR		UNIRDYAL 2,4-D ACID TECHNICAL HERBICIDE FOR MANUFACTURING USE DNLY
16992	UNR		UNIROYAL 2,4-D LIQUID DMA AMINE CONCENTRATE FOR MANUFACTURING USE ONLY
17007	MKS	CGC	MARKS 2.4-D TECHNICAL ACID FOR MANUFACTURING USE ONLY
17012	MKS	NCR	MARKS 2.4-D ISO-OCTYL ESTER FOR MANUFACTURING USE ONLY
17045	MBY		M & B 2.4-D ACID FOR USE IN FORMULATING ONLY
17046	MBY		M & B 2.4-D AMINE SALT FOR FORMULATING ONLY
17107	DOW		DMA 6 SEQUESTERED WEED KILLER FOR MANUFACTURING USE DNLY
17139	UNR		UNIROYAL 2,4-D ISO-OCTYL ESTER TECHNICAL HERBICIDE FOR MANUFACT URING USE ONLY
17140	UNR		UNIROYAL 2,4-D ISO-OCTYL ESTER TECHNICAL HERBICIDE FOR MANUFACT URING USE ONLY
17171	UNR		UNIROYAL 2,4-D ISO-OCTYL ESTER TECHNICAL HERBICIDE FOR MANUFACT URING USE ONLY
17187	CSB	PHX	GASTOXIN FUMIGATION TABLETS FOR CONTROL OF INSECTS IN STORED GRAIN
17188	CSB	PHX	GASTOXIN FUMIGATION PELLETS FOR CONTROL OF INSECTS IN STORED GRAIN
17386	DOW		DOW DEA 600 SEQUESTERED WEED KILLER FOR MANUFACTURING USE ONLY
17401	BAZ		BASE 2.4-D DMA FOR MANUFACTURING PURPOSES ONLY
17516	INT		WEEDAWAY MCPA ESTER
17705	UNV	NCR	UNIVERSAL 2.4-D ISO-OCTYL ESTER FOR MANUFACTURING USE ONLY
17880	CGC		ALDRIN 400 EC INSECTICIDE

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17896	CGC		ENDRIN 200 EC
17897	CGC		DIELDRIN 200 EC
18063	COQ		TECHNICAL PERMETHRIN FOR MANUFACTURING ONLY
18117	WIL		WILSON READY TO USE FLOWER GARDEN SPRAY
18281	CHP		TACKLE HERBICIDE FOR MANUFACTURING USE
18282	CHP		TACKLE D WEEDKILLER FOR MANUFACTURING USE
18891	HOE		AFUGAN 30 E.C. LIQUID INSECTICIDE

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00019	GCP		GREEN CROSS ARSENATE OF LEAD INSECTICIDE
00109	BRG		FAIRVIEW GOPHER-COP
00511	CHP		CHIPMAN NICOTINE SULPHATE 40 CONTACT INSECTICIDE
00893	WIL		WILSON'S MOUSE TREAT CONTAINS 0.4% STRYCHNINE
01083	MBE		RAPID BUG KILLER
01193	BRG		MOUSE-COP POISONED MOUSE SEED
01344	PIE		PIED PIPER ROACHOCIDE
01709	GCP		GREEN CROSS BASI-COP FUNGICIDE COPPER OXYCHLORIDE
02294	CHP		TRI-COP WETTABLE POWDER COPPER FUNGICIDE
02425	SHL		D-D SOIL FUMIGANT
02985	CHP		BENESAN 50% LINDANE WETTABLE POWDER INSECTICIDE
03132	DOW GCP		DOW GENERAL LIQUID DINOSEB HERBICIDE GREEN CROSS P.M.A.S. TURF FUNGICIDE
03159 03162	GCP		GREEN CROSS P.M.A.S. TORP FUNGICIDE
03162	CHD		PENTA PRESERVATIVE CONCENTRATE
03294	MAP		CALO-CLOR TURF FUNGICIDE
03341	SHL		2,4-0 + 2,4,5-T LIQUID BRUSHKILLER REGULAR 16
03528	VIT	VIR	LETHALAIRE G-57 AEROSOL INSECTICIDE
03734	PFF		PFIZER LINDANE 25 W
03749	LAT		LATER'S 2,4-D ESTER LOW VOLATILE WEEDKILLER
03780	CHV		ORTHOCIDE 50 WETTABLE POWDER FUNGICIDE
03846	MBY		MERFUSAN DUST FUNGICIDE
			THE CONTROL OF TURF DISEASE
03939	GOC		A-K MOSS KIL
03959	CHP		CHIPMAN BRUSH KILLER 480 LV EC
03961	CHP		CHIPMAN 2,4,5-T LV ESTER
04042	SHL		2,4,5-T LIQUID BRUSHKILLER LV 76.8
04044	SHL		2,4-D+2,4,5-T LIQUID BRUSHKILLER L.V. 76.8
04097	MET		METASOL APPLE SPRAY , ORGANIC MERCURY FUNGICIDE
04167	DOM		PREMERGE 360 DINOSEB LIQUID WEED KILLER NIAGARA2.4.5-T BRUSHKILLER WEED KILLER
04293 04429	FMC PLG		PLANT PRODUCTS LINDANE 25 WETTABLE POWDER INSECTICIDE
04429	STF		CAPTAN 50-W FUNGICIDE POWDER
04763	GCP		GREEN CROSS LOW VOLATILE WEED-NO-MORE
04771	CGL		CARGILL TEN TEN 2.4-D LIQUID WEED KILLER
04958	BBE		BEXCO GRAINS KILLS MICE CONTAINS STRYCHNINE
04980	CHP		CHIPMAN 2,4-D LV ESTER 500
04982	LAT		LATER'S CHLORDANE 65 EC
04983	ALS		NO-WEED 2,4-D & 2,4,5-T LOW VOLATILE ESTER BRUSHKILLER
05042	HAB	MCH	TRI-X BRAND FUMIGANT
05192	GAH	BAU	"ARNOLD" LINDANE SPRAY 18%
05220	FRD	FRC	FRANKLIN LINDANE 20% EMULSIFIABLE CONCENTRATE INSECTICIDE
05321	DOW		KURON WEED AND BRUSH KILLER EMULSIFIABLE CONCENTRATE
05442	CHP		CHIPMAN 7.5% CAPTAN DUST FUNGICIDE
05475	ROH		KARATHANE WD AGRICULTURAL FUNGICIDE AND MITICIDE
05499	LAT		LATER'S 5% CAPTAN FUNGICIDE DUST
06000	SHL		2,4,5-T LIQUID BRUSHKILLER L.V. 112
06002	SHL		2,4-D + 2,4,5-T LIQUID BRUSHKILLER L.V.112 2,4-D WEED KILLER LV ESTER 112
06004	SHL		4'4-0 MEEN UTITER TA ESIEK 114

# O. Reg. 562/85 THE ONTARIO GAZETTE

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NO	TRANT	Т	PESTICIDE
06007	STF		CAPTAN 75 SEED TREATER FOR SEED DISEASE CONTROL
06122	SAF		SANEX 10% LINDANE E.C.
06241	MAP		KROMAD BROAD-SPECTRUM TURF FUNGICIDE
06330	DOW		ESTERON 99 CONCENTRATE LIQUID FARM WEED KILLER
06334	COO	FRM	FUNGIDEX WETTABLE POWDER FUNGICIDE
06374	ROH		KELTHANE E.C. AGRICULTURAL MITICIDE
06420	CYC		LIQUID CYANAMID, A GENERAL CONTACT WEED KILLER
06514	WEA		WEEDEX SAFETY BAR
06526	ALS		NO-WEED LOW VOLATILE 2,4-D ESTER 80 WEED KILLER
06528	SAF		65.5 CHLORDANE E.C. INSECTICIDE
06580	KEM		KEM-GRAIN FUMIGANT
06632	STF		TRITHION 25 WP INSECTICIDE ACARICIDE
06698	INT		CO-OP LOW VOLATILE BRUSHKILLER 400 LIQUID WEED KILLER
06726	BAT		BARTLETT FIXED COPPER FUNGICIDE SPRAY POWDER
06747	MBY		EMBUTOX E 2.4-DB ISO-OCTYL ESTER SELECTIVE WEEDKILLER
06829	GCP		GREEN CROSS LOW VOLATILE BRUSH KIL '96'
06853	GCP		GREEN CROSS SOIL KARE (MYLONE) GRANULAR FUMIGANT
06857	BAX	CHH	CO-RAL 25% WETTABLE POWDER ANIMAL INSECTICIDE
06950	LAT		LATER'S PENTACHLOROPHENOL WOOD PRESERVATIVE 1 TO 10
06993	CUT	cus	K.R.S. FOR HORSES KILLS SCREW WORMS AND MAGGOTS
07015	FUL	GRE	FULGRE FULVEX NICOTINE FUMIGATOR
07024	WEA		WEEDEX WONDER STIK 2.4-D WEEDKILLER
07030	FMC		ETHION 5 GRANULAR INSECTICIDE
07036	DUQ		DU PONT KARMEX DIURON WEED KILLER
07132	SHL		2,4-D LIQUID WEEDKILLER ESTER L.V. 80
07192	CHV		ORTHO PHALTAN 50 WETTABLE POWDER FUNGICIDE
07239	MBY		MERSIL TURF FUNGICIDE WETTABLE POWDER CONTAINING MERCURY SALTS
07331	GUF		CARBYNE WILD DAT HERBICIDE
07394	PFF		PFIZER BRUSHKILLER LV 600
07398	CHG	CHH	DEXON 70% WETTABLE POWDER SEED FUNGICIDE
07412	STD		STANCHEM CHLORO IPC 4.8 EC
07416	STD		STANCHEM CHLORO IPC 20 G
07442	CHV		ORTHO DIBROM INSECTICIDE EMULSIFIABLE CONCENTRATE
07446	UAJ		CRAG SEVIN 85W (CARBARYL) SPRAYABLE POWDER INSECTICIDE
07480	STF		FOLPET (PHALTAN) 50-WP AGRICULTURAL FUNGICIDE
07482	STF		FOLPET (PHALTAN) 75-WP AGRICULTURAL FUNGICIDE
07523	BRD		BRADFORD LIQUID CYANAMID, GENERAL CONTACT WEED KILLER
07525	INT		CO-OP LV 2.4-D ESTER 700 LIQUID WEED KILLER
07527	INT		CO-OP L.V. BRUSH KILLER 112 (2,4-D +2,4,5-T)
07599	CHP		GAMMASAN DRILL BOX SEED TREATMENT POWDER
07701	NAP		VORLEX LIQUID SOIL FUMIGANT
07852	STF		TRITHION 10 GRANULAR ORGANIC PHOSPHATE SOIL INSECTICIDE
07882	CHG	CHH	META-SYSTOX-R SPRAY CONCENTRATE SYSTEMIC INSECTICIDE
07884	CHG	CHH	DI-SYSTON GRANULAR SYSTEMIC INSECTICIDE
08021	CYC		CYTHION LIQUID GRAIN PROTECTANT CONTAINING MALATHION
08024	BAT		BARTLETT MOUSE BAIT CONTAINS ZINC PHOSPHIDE
08056	CHG	CHH	CO-RAL 5.0% DUST POULTRY INSECTICIDE
08082	CHG	CHH	BAYTEX SPRAY CONCENTRATE INSECTICIDE CONTAINS FENTHION

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08084	CHG	СНН	BAYTEX SPRAY CONCENTRATE BARN INSECTICIDE	
08086	CHG	CHH	ENTEX SPRAY CONCENTRATE PCO INSECTICIDE	
08090	CHG	CHH	ENTEX OIL SOLUBLE CONCENTRATE PCO INSECTICIDE	
08140	LAT		LATER'S ONION MAGGOT GRANULES - CONTAINING ETHION	
08 150	CHD		CHAPMAN PENTA WR CONCENTRATE 1-5	
08 165	LAT		LATER'S MITE KILLER	
08201	WEA		WEEDEX CLOVER & CHICKWEED BAR CHEMICAL WEEDKILLER WITH	FENOPROP
08227	ROR		ROZ-SEAL-TOX PS-23 CLEAR VARNISH SEALER	
08248	CHP		CHIPMAN THIODAN 50% WETTABLE POWDER INSECTICIDE	
08277	CYC		CYGON 4-E EMULSIFIABLE CONCENTRATE INSECTICIDE	
08309	SHL		VAPONA 20 E.C. INSECTICIDE CONTAINS DICHLORVOS	
08311	ALS		ACS "2,4,5-T" LOW VOLATILE BRUSH KILLER	
08349	CHP		AGROX I.F DUAL PURPOSE SEED TREATMENT	
08372	LAT		LATER'S MALATHION 85 EC	
08374	CUT	CUS	K.R.S. FOR HORSES CONTROLS SCREW WORMS AND MAGGOTS	
08409	CYC		THIMET 10% GRANULAR SYSTEMIC INSECTICIDE	
08425	SHL		2,4-D + 2,4,5-T LIQUID BRUSHKILLER L.V. 96 ESTERON 3-3E FARM AND INDUSTRIAL WEED AND BRUSH KILLER	
08431	DOW	CBU	MONOBOR-CHLORATE WEED AND GRASS KILLER	
08451 08504	USB CYC	CBU	CYGON EMULSIFIABLE CONCENTRATE HOPPER KILL	
08543	PFF		PFIZER BRUSH KILLER LV480 1:1	
08604	SHL		AA SOIL DRENCH	
08637	DUQ		DU PONT HYVAR X BROMACIL GENERAL WEED KILLER	
08654	CHD		TIMPREG PAK POL-NU TYPE GROUND LINE POLE TREATMENT	
00004	0		BANDAGE	
08655	AMC	AMI		
08656	CHD		TIMPREG POL-NU TYPE PRESERVATIVE GREASE CONTAINING	
			SODIUM FLUORIDE, CREOSOTE AN	
08657	NAC		NATIONAL CHEMSEARCH CHEMESTER 123 HERBICIDE	
08661	CHP		GRAMOXONE LIQUID HERBICIDE WITH WETTING AGENT	
08789	STD		STANDARD PENTA CONCENTRATE 1-10 WOOD PRESERVATIVE	
08826	ABE		WACO MALATHION GRAIN PROTECTANT	
08885	GCP		GREEN CROSS KIL-MOR BANVEL 3 LIQUID HERBICIDE CONTAINS	DICAMBA,
			2,4-D AND MECOPROP	
08899	CHP		CHIPMAN BRUSHKILLER 96	
08901	CHP		CHIPMAN 2,4,5-T 96 WEED AND BRUSHKILLER	
08903	CHP		CHIPMAN 2,4-D ESTER 96 LIQUID WEEDKILLER	
08929	CHP		SAYFOS 70 D.P. WETTABLE POWDER SYSTEMIC INSECTICIDE CON	
			MENAZON	
08959	PFF		PFIZER BRUSH KILLER LV600 2:1	
08981	GCP		GREEN CROSS THIODAN 50 W.P. INSECTICIDE	
09003	DOM		TORDON 10K SYSTEMIC HERBICIDE SIZE NO 5	
09007	DOW		TORDON 101 MIXTURE SYSTEMIC BRUSHKILLER SOLUTION	
09074 09157	RAL AMC	AMI	CYGON 4-E EMULSIFIABLE CONCENTRATE AMCHEM FENAC LIQUID	- 1
09157	MUS	CBS	MSCO FUNGICIDE VX FOR DISEASES IN MUSHROOM CROPS	- 44
09161	CHG	CHH	DEXON 35% WETTABLE POWDER TURF AND SOIL FUNGICIDE	
09193	INT	CHILI	CO-OP GRANULAR SOIL STERILANT WEED AND GRASS KILLER	
09247	MCC		MCCLELLAND'S LINDANE 10% EMULSIFIABLE CONCENTRATE	
05247	MOC		MODELECARD 3 CIRDARE 10% EMOLSIT TABLE COROLLARATE	

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NO	TRANT	Т	PESTICIDE
09268	PFF		PFIZER BRUSH KILLER LV600 1:1
09291	CHG	CHH	META-SYSTOX-R SYSTEMIC SPRAY CONCENTRATE INSECTICIDE
09319	STF		CAPTAN 7.5 DUST AGRICULTURAL FUNGICIDE
09332	LAT		LATER'S LINDANE 20 E.C. INSECTICIDE
09337	CYC		MALATHION LV CONCENTRATE INSECTICIDE
09355	SHL		2,4-D LIQUID WEEDKILLER ESTER L.V. 96
09377	CLI	BRP	PENFUME LIQUID FUMIGANT
09382	PFF		PFIZER CYGON
09398	CHG	СНН	GUTHION INSECTICIDE SPRAY CONCENTRATE FOR HOME GARDEN USE CONTAINS AZINPHOS-METHYL
09402	CBR	MCM	FORMULA GH-18. AN INSECTICIDE FOGGING SOLUTION
09404	CBR	MCM	FORMULA GH-20 AN INSECTICIDE FOGGING SOLUTION
09427	PLG		PLANT FOG SULFOTEP THERMAL FOGGING SOLUTION
09428	CHG	CHH	CO-RAL EMULSIFIABLE CONCENTRATE LIVESTOCK INSECTICIDE CONTAINS COUMAPHOS
09505	CHP		CHIPMAN B-3 DUAL PURPOSE INSECTICIDE-FUNGICIDE SEED TREATMENT CONTAINS DIAZINON.
09506	PFF		PFIZER BRUSH KILLER LV 400 1:1
09512	CHP		REGLONE A
09526	MET		METASOL -10 LIQUID PHENYL MERCURIC ACETATE CRABGRASS KILLER
09560	DOW		ESTERON LV 600 FARM WEEDKILLER
09561	PFF		PFIZER 2.4-D LV ESTER 600
09569	LAT		LATER'S PMA FUNGICIDE SOLUTION
09570	CHG	CHH	BAYTEX LIQUID CONCENTRATE INSECTICIDE CONTAINS FENTHION
09580	MET		THIRAM 75% W.P. TURF FUNGICIDE
09582	STF		CAPTAN 80-WP FUNGICIDE
09587	ALS		NO-WEED LOW VOLATILE LIQUID WEED KILLER
09623	LIE		TIM-BER-LOX FUNGICIDED WOOD PRESERVATIVE
09625	OLH		OCHEMCO LOW VOLATILE 2,4-D ESTER 96 LIQUID WEED KILLER
09631	GCP		GREEN CROSS PATORAN 50 W.P. HERBICIDE
09634	CHP		CHIPMAN POTATO SEED PIECE DUAL PURPOSE TREATMENT
09651	AMC	AMI	AMCHEM BROMINAL EMULSIFIABLE WEED KILLER
09664	DOM		ESTERON T-GE INDUSTRIAL WEED AND BRUSH KILLER
09691	STF		CAPTAN SP 4 FLOWABLE SEED PROTECTANT AGRICULTURAL FUNGICIDE
09724	PLG		7.5% CAPTAN GREENHOUSE FUNGICIDE DUST
09763	PLG		LESAN SOIL AND TURF FUNGICIDE
09765	CHP		CHIPMAN CAPTAN-METHOXYCHLOR 75-3 SEED PROTECTANT
09807	INT		CO-OP CYGON 4EC - CONTAINS DIMETHOATE INSECTICIDE
09825	NAP		VORLEX CP
09871	PLG	ALAY	TURF FUNGICIDE COTAINING THIRAM
09907	AMC	AMI	AQUA-KLEEN 20 GRANULAR-A 2,4-D WEEDKILLER FOR CONTROLLING WATER WEEDS
09916	PLG		PLANTFUME LINDANE SMOKE FUMIGATORS (PELLETS)
09918	PLG		PLANT PRODUCTS METASYSTOX-R SYSTEMIC INSECTICIDE
09922	STF		CAPTAN 4 FLOWABLE, AN AQUEOUS SUSPENSION AGRICULTURAL FUNGICIDE
09934	PFF		PFIZER CHEM-COP 53 FUNGICIDE
09945	DIT		LINDANE 10% EMULSIFIABLE LIQUID INSECTICIDE
09964	CHV		ORTHO DIFOLATAN 480 FLOWABLE FUNGICIDE

09984 CBR MCM FORMULA GH-31 A 10010 SHL BIRLANE INSECTIO	MITICIDE  MITICIDE FOGGING SOLUTION CIDE 10 GRANULES LLBOX LINDASAN COMBINATION SEED TREATMENT AND LINDANE LUBLE FAT AND MOUSE KILLER POWDER DDAN 4 INSECTICIDE	
10010 SHL BIRLANE INSECTION 10045 GCP GREEN CROSS DRII	CIDE 10 GRANULES LLBOX LINDASAN COMBINATION SEED TREATMENT AND LINDANE LUBLE RAT AND MOUSE KILLER POWDER	
10045 GCP GREEN CROSS DRII	LBOX LINDASAN COMBINATION SEED TREATMENT AND LINDANE LUBLE RAT AND MOUSE KILLER POWDER	
	DAN A THEFATTOTES	
10047 CDQ COOPER WATER SOI	DDAN 4 INSECTICIDE	
10104 GCP GREEN CROSS CYG	ON 4E SYSTEMIC, INSECTICIDE	
10121 PFF PFIZER BRUSH KII	LLER LV 700 1:1	
10142 CHP CYGON 480 EC		
	JLSIFIABLE LIQUID INSECTICIDE	
10147 DIT FENTHION 50S OII	CONCENTRATE INSECTICIDE	
LETHANE INSECTION		
10163 VAR GUARDSMAN ESTER	80 WEEDKILLER	
10177 CHG CHH DASANIT 15% GRAN	NULAR INSECTICIDE - NEMATOCIDE	
10185 CHP ENDOSULFAN 400 E	EC .	
10197 PFF PFIZER THIRAM		
	LER 112 CONTAINING LOW VOLATILE	
10216 PEK PEL HERBICIDE 273 L		
	- WEED KILLER - NON-SELECTIVE TYPE	
	LER L.V 2,4-D ESTER 500	
FUNGICIDE DRIE	DIAZINON-LINDANE-CAPTAN INSECTICIDE LBOX SEED TREA	
10308 MOL AVADEX BW GRANUL	AR WILD OAT KILLER	
10313 PFF PFIZER CHLORDANE		
	ALONE INSECTICIDE FOR FRUITS	
	GRAIN PROTECTANT INSECTICIDE	
10331 DUQ LVK LIQUID VEGET		
	ILL BOX DUAL PURPOSE SEED TREATMENT	11
10359 FMC FURADAN 10 GRANU		
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	NCENTRATE ANIMAL INSECTICIDE	
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CARBON DISULPHIC		
	SECTICIDE CARTRIDGES	
	ORGANOPHOSPHORUS SOIL INSECTICIDE	
	5-10G INSECTICIDE AND FUNGICIDE	
10612 CUT CUS K.R.S. SMEAR FOR	HORSES	

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10780 CHV 10796 ANA SUPER ANBREX BRAND OF ATRAZINE BOW (BO% WETTABLE POWDE PRE AND EARLY POST EMERGENT WE GREEN CROSS POA ANNUA KILLER LIQUID HERBICIDE ENDOTHALL 10826 CHG CHH FURADAN 10 GRANULES SYSTEMIC INSECTICIDE 10840 CHG CHH FURADAN 10 GRANULES SYSTEMIC INSECTICIDE 10840 CHG CHH BAYLUSCIDE 5% GRANULAR MOLLUSCICIDE 10841 CHG CHH BAYLUSCIDE 5% GRANULAR SEA LAMPREY LARVICIDE 10842 CHG CHH BAYLUSCIDE-TFM WETTABLE POWDER SEA LAMPREY LARVICIDE 10847 GCP GALECRON 95 SP MITICIDE-INSECTICIDE 10895 CHG CHH DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNC	
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PRE AND EARLY POST EMERGENT WE GREEN CROSS POA ANNUA KILLER LIQUID HERBICIDE ENDOTHALL  10826 CHG CHH FURADAN 5 GRANULES SYSTEMIC INSECTICIDE 10827 CHG CHH FURADAN 10 GRANULES SYSTEMIC INSECTICIDE 10840 CHG CHH BAYLUSCIDE 5% GRANULAR MOLLUSCICIDE 10841 CHG CHH BAYLUSCIDE 5% GRANULAR SEA LAMPREY LARVICIDE 10842 CHG CHH BAYLUSCIDE-TFM WETTABLE POWDER SEA LAMPREY LARVICIDE 10847 GCP GALECRON 95 SP MITICIDE-INSECTICIDE 10895 CHG CHH DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNC	
10816 GCP  GREEN CROSS POA ANNUA KILLER LIQUID HERBICIDE ENDOTHALL  10826 CHG CHH FURADAN 5 GRANULES SYSTEMIC INSECTICIDE  10847 CHG CHH FURADAN 10 GRANULES SYSTEMIC INSECTICIDE  10840 CHG CHH BAYLUSCIDE 5% GRANULAR MOLLUSCICIDE  10841 CHG CHH BAYLUSCIDE 5% GRANULAR SEA LAMPREY LARVICIDE  10842 CHG CHH BAYLUSCIDE-TFM WETTABLE POWDER SEA LAMPREY LARVICIDE  10847 GCP  10895 CHG CHH DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNG	R) FOR
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10826 CHG CHH FURADAN 5 GRANULES SYSTEMIC INSECTICIDE 10827 CHG CHH FURADAN 10 GRANULES SYSTEMIC INSECTICIDE 10840 CHG CHH BAYLUSCIDE 5% GRANULAR MOLLUSCICIDE 10841 CHG CHH BAYLUSCIDE 5% GRANULAR SEA LAMPREY LARVICIDE 10842 CHG CHH BAYLUSCIDE-TFM WETTABLE POWDER SEA LAMPREY LARVICIDE 10847 GCP GALECRON 95 SP MITICIDE-INSECTICIDE 10895 CHG CHH DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNG	
10827 CHG CHH FURADAN 10 GRANULES SYSTEMIC INSECTICIDE 10840 CHG CHH BAYLUSCIDE 5% GRANULAR MOLLUSCICIDE 10841 CHG CHH BAYLUSCIDE 5% GRANULAR SEA LAMPREY LARVICIDE 10842 CHG CHH BAYLUSCIDE-TFM WETTABLE POWDER SEA LAMPREY LARVICIDE 10847 GCP GALECRON 95 SP MITICIDE-INSECTICIDE 10895 CHG CHH DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNC	
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10841 CHG CHH BAYLUSCIDE 5% GRANULAR SEA LAMPREY LARVICIDE 10842 CHG CHH BAYLUSCIDE-TFM WETTABLE POWDER SEA LAMPREY LARVICIDE 10847 GCP GALECRON 95 SP MITICIDE-INSECTICIDE 10895 CHG CHH DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNG	
10842 CHG CHH BAYLUSCIDE-TFM WETTABLE POWDER SEA LAMPREY LARVICIDE 10847 GCP GALECRON 95 SP MITICIDE-INSECTICIDE 10895 CHG CHH DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNC	
10847 GCP GALECRON 95 SP MITICIDE-INSECTICIDE 10895 CHG CHH DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNC	
10895 CHG CHH DASANIT PLUS THIRAM 5% - 10% GRANULAR INSECTICIDE-FUNC	
	ICIDE
10896 CHP CHIPMAN DRILLBOX D-L PLUS SEED TREATMENT	
10904 CGA PRINCEP BOW WETTABLE POWDER HERBICIDE OF SIMAZINE	
10905 CGA AATREX BOW WETTABLE POWDER HERBICIDE OF ATRAZINE	
10906 CGA PRIMATOL 80W WETTABLE POWDER HERBICIDE OF ATRAZINE	
10907 CGA SIMAPRIM 80W WETTABLE POWDER-HERBICIDE OF SIMAZINE	
10910 CHG CHH SENCOR 50 W P HERBTCIDE	
10924 VAR GUARDSMAN V.W. AND R. STAIN CONTROL FUNGICIDE	
10925 VAR GUARDSMAN PENTA PRESERVATIVE CONCENTRATE 1-10	
10928 CGA AATREX 90W WETTABLE POWDER HERBICIDE OF ATRAZINE	
10953 IMP FLIT WEED KILLER	
10975 CGA BASUDIN 50W WETTABLE POWDER INSECTICIDE OF DIAZINON	
10976 CGA BASUDIN 50E EMULSIFIABLE INSECTICIDE OF DIAZINON	
10977 CGA BASUDIN 50S SOLUTION INSECTICIDE OF DIAZINON	
10979 CGA BASUDIN 50 EC INSECTICIDE	
10983 GCP FENITROTHION TECHNICAL INSECTICIDE	
10993 DIT LINDANE 10S DIL CONCENTRATE INSECTICIDE	
11013 INT CO-OP CHLORDANE 800 EC	
11018 DUQ HYVAR X-L BROMACIL WEED KILLER	
11022 BAT BARTLETT CYGON 4E SYSTEMIC INSECTICIDE	
11025 UNR LIQUID DYANAP WEEDKILLER CONTAINS NAPTALAM	
11029 CHG CHH BAYGON U-L-V SPRAY (ULTRA LOW VOLUME) INSECTICIDE	
11045 CGA AATREX LIQUID HERBICIDE OF ATRAZINE	
11054 VIT VIR T20D TOBACCO INSECTICIDE	
11115 UAJ SEVIN 4 OIL	
11128 CHP GRAMOXONE S LIQUID HERBICIDE CONTAINS PARAQUAT	

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11137	SUG	SUH	SUMITHION TECHNICAL
11138	SUG	SUH	SUMITHION 100 EC
11148	APB	CHP	CUTRINE ALGAECIDE
11153	AMC	AMI	DESORMONE
11154	SHL		BIRLANE INSECTICIDE 3% GRANULES
11161	ALL		UROX LIQUID OIL CONCENTRATED WEED KILLER
11176	GCP		GREEN CROSS D-L PLUS CAPTAN POWDER CONTAINS DIAZINON, LINDANE AND CAPTAN
11187	CHG	CHH	CO-RAL CATTLE DUSTER CONTAINS COUMAPHOS
11189	FMC		TANDEX-DIURON 80 W.P. HERBICIDE
11191	MRZ		MARZINE FORMULATION OF ATRAZINE SOW HERBICIDE
11211	MOL		LASSO EC ALACHLOR
11221	FMC		CAPTAN 50W FUNGICIDE WETTABLE POWDER
11224	VEL		DIVEL INDUSTRIAL LIQUID HERBICIDE
11255	DIT		BROMACIL-16 LIQUID WEEDKILLER CONCENTRATE
11274	CGA		GESAGARD 80 W HERBICIDE
11299	DOW		DOW CONTACT WEEDKILLER EMULSIFIABLE CONCENTRATE CONTAINING DINOSEB
11307	FUM		MK GRAIN FUMIGANT
11312	STF		SUTAN+ 8-E HERBICIDE
11333	STD		STAN-CHEM 2,4-D ESTER LOW VOLATILE 96 WEED KIL E.C.
11335	BAD	LEI	BAIRD'S DINOSEB. PRE-EMERGENCE DINITRO WEED KILLER
11336	CHP		PIRIMOR 50 WETTABLE POWDER INSECTICIDE
11339	SCT	MLL	SCOTTS PROTURF BROAD SPECTRUM GRANULAR FUNGICIDE CONTAINING
1,005	301	11100	PMA AND THIRAM
11340	VAR		GUARDSMAN MANEB-THIODAN DUST
11351	DUQ		KROVAR 1 WEEDKILLER WETTABLE POWDER CONTAINS BROMACIL AND
			DIURON
11354	GCP		GREEN CROSS DU-TER FUNGICIDE CONTAINING FENTINHYDROXIDE
11356	SHL		2,4-D AND 2,4,5-7 LIQUID BRUSHKILLER LV 64
11366	STF		FIA 80-20 GRAIN FUMIGANT
11373	KEM		RIDDEX CHLORDANE BO EMULSIFIABLE CONCENTRATE INSECTICIDE
11390	OLH		OCHEMCO RAPESEED AND MUSTARD SEED TREATMENT POWDER CONTAINS LINDANE AND CAPTAN
11398	VAR		GUARDSMAN CYTHION 1000 GRAIN PROTECTANT AND INSECTICIDE
11422	UNR		VITAFLO DUAL PURPOSE LIQUID SUSPENSION SEED PROTECTANT
11424	DOW		LORSBAN 4C EMULSIFIABLE INSECTICIDE
11442	VAR		GUARDSMAN DINITRO GENERAL WEEDKILLER E.C. CONTAINS DINOSEB
11445	GCP		EKKO 80 W
11449	MRZ		PROGRAM FORMULATION OF ATRAZINE 80W & PROPACHLOR 65% WP
11450	DOW		DURSBAN 6 INSECTICIDE
11451	INT		CO-OP D-L+C INSECTICIDE-FUNGICIDE DUST DRILL BOX SEED TREATMENT POWDER
11461	VAR		GUARDSMAN POTATO TOPKILLER CONTAINS DINOSEB
11467	INT		CO-OP LINDANE 50
11484	CGA		ERAMOX 80 W INDUSTRIAL HERBICIDE
11494	MRZ		MARZONE WEEDKILLER CONTAINS DIURON
11522	LAT		LATER'S 25% LINDANE LIVESTOCK INSECTICIDE
11530	KEM		RIDDEX DIAZINON 50 E.C. INSECTICIDE
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NO	TRANT	T	PESTICIDE
11531	KEM		RIDDEX DIAZINON 50 S INSECTICIDE CONCENTRATE
11539	MBY		TOTRIL SELECTIVE WEEDKILLER
11545	BAD	LEI	BAIRD'S DINOSEB POTATO TOP KILLER
11547	VEL		DYCLEAR-24 LIQUID HERBICIDE
11575	STD		STANCHEM SPROUT NIP EC
11578	APB	JAC	SWIMTRINE LIQUID ALGAECIDE FOR SWIMMING POOLS
11583	CHP		ATALCIDE SODIUM CHLORATE WEED KILLER
11597	CHC		MAG-X-STRING
11681	SAN		SANFAX G.P. 836 CYTHION LIQUID GRAIN PROTECTANT
11725	DUQ		LANNATE L METHOMYL INSECTICIDE
11760	CGC		GREEN CROSS POTATO TOP KILLER
11761	STF		SUTAN+ / ATRAZINE 18.6 GRANULES
11768	STD		STANCHEM CHEMHOE 4.8 SUSPENSION HERBICIDE
11771	PFF		PFIZER DIURON BOW
11788	MRZ		MARTAN 50 WP
11848	CHC		POTATO SPROUT INHIBITOR
11860	STD		SPROUT NIP
11889	PFF		PFIZER DIAZINON 50 E.C.
11890	PFF		PFIZER DIAZINON 50 W
11933	CHP		DIAZINON 50W WETTABLE POWDER CONTAINS DIAZINON
11934	CHP		DIAZINON 500 EC
11935	CHP		DIAZINON 500 E
11936	STF	CHP	CAPTAN 10 DUST -
11970	SAF		SANEX SANIFUME GRAIN FUMIGANT
12028	CHP		CHIPMAN CAPTAN FLOWABLE SEED FUNGICIDE
12029	CHP		CHIPMAN CAPTAN 30 METHOXYCHLOR 3 FLOWABLE SEED TREATMENT
12072	STD		STANDARD SASH TREAT
12073	SAF		SANEX CYTHION LIQUID GRAIN PROTECTANT
12076	SAF		CYTHION LIQUID GRAIN PROTECTANT
12095	AVC	KEM	AVITROL CORN CHOPS
12096	AVC	KEM	AVITROL WHOLE CORN
12097	AVC	KEM	AVITROL CONCENTRATE FOR THE CONTROL OF GULLS
12098	AVC	KEM	AVITROL MIXED GRAINS
12104	VAR		GUARDSMAN HERBICIDE BOOSTER LIQUID WETTING AND PENETRATING AGEN T
12106	SAF		AVITROL CORN CHOPS BAIT FOR CONTROL OF SPARROW.
12107	SAF		AVITROL WHOLE CORN BAIT CONCENTRATE FOR CONTROL OF PIGEONS
12131	CYC		AVENGE 517-S
12159	FMC		POLYRAM LINDANE SEEP PROTECTANT
12171	DUQ		LEXONE METRIBUZIN WEEDKILLER
12216	KEM		RIDDEX CYTHION ULV CONCENTRHTE INSECTICIDE
12223	DOW		DURSBAN 2.5 G INSECTICIDE GRANULES
12224	VAR		GUARDSMAN DIAZINON 50 EC
12239	STF		ERADICANE 8E HERBICIDE
12264 12302	KEK		NORKEM 500 HERBICIDE
12302	SHL		NUDRIN WATER MISCIBLE INSECTICIDE AVITROL SPARROW MIX
12343	SAF		AVITROL SPARROW MIX AVITROL PIGEON MIX
12360	SAZ	CHP	THURICIDE 16B AQUEOUS CONCENTRATE FOR LY AERIAL APPLICATION
12300	JAL	CHE	HIGHTOIDE TOO AQUEDUS CONCENTRATE FOR LY AERIAL APPLICATION

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NO .	TRANT	T	PESTICIDE	
12373	CHP		PIRIMOR 50 WP INSECTICIDE	
12373	CHP		BRUSHKILLER 96 LV ESTER 2:1	
12388	MRZ		MARZONE ATRAZINE 50 L	1.0
12405	SAF		SANEX SANIFUME-15	
12439	SAF		DIAZINON 50-S OIL SOLUBLE	
12461	LAT		LATER'S DIAZINON 50 EC	
12539	SAF		VAPO 20 EC	
12599	ELA		SPIKE 80 W.P. HERBICIDE	
12644	CAT		WEED-AWAY NON-SELECTIVE WEED KILLER	
12674	SAF		SANEX SANIFUME 5 LIQUID FUMIGANT	
12767	CHP		MERGAMMA DUAL PURPOSE SEED TREATMENT	
12769	DEX	ROA	DEXOL GOPHER GASSER	
12828	CYC	NUA	LIQUID PLANT GROWTH REGULANT	
12861	PIK		D-L-C DRILL BOX SEED PROTECTANT	
12864	SAF		CYGON 4E	
12865	SAF		CHLORDANE 8 EC	
12866	SAF		DIAZINON 50E	700.00
12871	ROH		KELTHANE AP-35 WP MITICIDE	
12876	PFF		PFIZER POTATO SEED PIECE DUAL PURPOSE TREATMENT	
12936	STF		IMIDAN 70 WP INSECTICIDE	100
12944	GAP		GARDO NO 73 LINDANE	100
12951	OLH		OCHEMCO LV 112	77.00
12960	FAC	NOF	FAIR-PIK PREPLANT LIQUID SOIL FUMIGANT	1 = =
12967	MOL	1101	LASSO EC ALACHLOR	100
12972	CHP		CHLOREA GRANULAR GRASS & WEED KILLER	
13005	BAZ		BASE PATORAN 50 W HERBICIDE	
13051	UNR		VITAVAX-CAPTAN 30 W NON MERCURIAL SYSTEMIC SOIL FUN	GICIDE
13056	SHL		2.4.5-T LIQUID BRUSH KILLER LV 96	-1015
13166	SHL		BLADEX LIQUID HERBICIDE	
13188	AVC	CHP	AVITROL FC CORN CHOPS	
13245	VAR	<b>.</b>	GUARDSMAN COPPER DXYCHLORIDE 50 WP FUNGICIDE	
13249	APB	CHP	CUTRINE-PLUS LIQUID ALGAECIDE	
13250	BAX		CUTTER SPOTTON CATTLE INSECTICIDE	
13335	ALS		BRUSH KILLER 112 LV ESTERS	
13349	SAF		SAWEX VAPO 20 ULV CONCENTRATE	
13368	DOW		TELONE IIB LIQUID SOIL FUMIGANT	
13466	BAX		CUTTER CO-RAL ANIMAL INSECTICIDE	
13471	CPC	BAT	NO SCALD DPA LIQ CONCENTRATE	1980
13504	ABE		DIAZINON 50S INSECTICIDE	367
13505	ABE		DIAZINON 50E INSECTICIDE	
13561	FIS		SIMADEX 80W HERBICIDE	1000
13571	FIS		VECTAL 80 W HERBICIDE	9
13572	FIS		VECTAL FLOWABLE HERBICIDE	10.5
13614	CHC		CHEM-CIDE 50 SP	1.7.1
13644	MOL		LASSO II GRANULAR HERBICIDE	
13645	ALS		WEEDONE LV 4	
13646	ALS		WEEDONE LV 6	11.5
13663	PFF		PFIZER ENDOSULPHAN 400	
13694	KEM		RIDDEX ABATE 4 EC INSECTICIDE	1.00

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NO	TRANT	Ť	PESTICIDE
13739	PFF		PFIZER LIQUID VEGETATION KILLER
13750	VEL		DYVEL LIQUID HERBICIDE
13807	GRB	ASH	ALGIMYCIN PLL-C LIQUID ALGICIDE
13808	GRB	ASH	ALGIMYCIN PLL-C SLOW RELEASE ALGICIDE TABLETS
13816	THO		DIMILIN INSECT GROWTH REGULATOR
13890	HAE		HC LWK 1707 TOTAL KILLER FOR WEEDS AND GRASSES
13915	PFF		PFIZER BRUSHKILLER LV 700
13945	APB	CHP	CUTRINE-PLUS GRANULAR ALGAECIDE
13948	CHP		CHIPMAN CAPTAN BENOMYL FUNGICIDE
13951	PFF		PFIZER DLC
14096	SOL	SOL	ATRAZINE 80 W
14100	CHP		ATRA-MIX OIL CONCENTRATE
14109	SAF		SANEX POISON CORN PREPARED BAIT CONTAINING STRYCHNINE FOR CONTR
14111	RAL		OL OF PIGEONS PURINA FLY PATROL BAIT D-3700
14114	CGA		
14115	UNR		PRIMEXTRA PREEMERGENCE CORN HERBICIDE VITAVAX DUAL SOLUTION NON-MERCURIAL SYSTEMIC FUNGICIDE AND INSE
14115	OIVE		CTICIDE SEED PROTECTANT
14135	SOL	SOL	DIUREX 80 W
14143	ALS	301	TORCH EMULSIFIABLE HERBICIDE
14163	DUO		VELPAR WEED KILLER SOLUBLE POWDER
14170	VEL		VALCAN DYCLEER 10P HERBICIDE PELLETS
14171	INT		CO-OP CAPTAN 50 WP
14172	INT		CO-OP ATRAZINE 90 W
14179	CHP		TERRAKLENE LIQUID SUSPENSION RESIDUAL HERBICIDE
14180	CHP		TOTA-COL LIQUID SUSPENSION RESIDUAL HERBICIDE
14215	ITT	DKB	MR RAT GUARD RAT AND MOUSE BAIT
14225	CHV		ORTHENE 75 SOLUBLE POWDER INSECTICIDE
14226	CHV		ORTHENE FOREST SPRAY CONCENTRATE
14232	OCD	CCD	MONOBOR CHLORATE GRANULAR HERBICIDE
14240	BLL	MAK	ZP RODENT BAIT
14258	CHP		CHIPMAN PREMIUM MALATHION GRAIN PROTECTANT
14274	SOL	SOL	SIMAZINE BOW
14284	PFF		PFIZER DINOSEB 360 HERBICIDE
14307	CHG	CHH	DYLOX 4.2 LIQUID INSECTICIDE
14317	CGC		CAD TURF FUNGICIDE
14332	INT		CO-OP COBUTOX 400 EC HERBICIDE
14337	SHL		MATAVEN WILD OAT HERBICIDE
14338	CHP		CHIPMAN SYSTEM 480 EC
14339	CHP		CHIPMAN SYSTEM 480 EC FOR HOUSEFLY CONTROL L
14340	INT		CO-OP ATRAZINE 5 L
14344	CHP		CHIPMAN ATRAZINE 80 WP
14345	CHP		CHIPMAN ATRAZINE 90 WP
14369	GRC	CGA	TERR-O-CIDE 150 LIQUID PREPLANT SOIL FUMIGANT
14378	FIS		FICAM W INSECTICIDE
14384	ALS		ENVERT DT INVERT EMULSION
14417	KOC	CGA	KOCIDE 101 WP AGRICULTURAL FUNGICIDE
14478	DIS		DI-THOATE 4E SYSTEMIC INSECTICIDE

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14499	CHP		CHIPMAN 245-T LV ESTER 112
14505	KEM		RIDDEX ULV TOBACCO INSECTICIDE
14517	OCD	CCD	GRANULAR UREABOR HERBICIDE
14523	PFF		PFIZER ATRAZINE 90 W
14524	PFF		PFIZER ATRAZINE 80.W
14579	SHL		ATRAZINE LIQUID HERBICIDE
14580	SHL		ATRAZINE 80 W
14581	SHL		BLAZINE 80 W
14584	ZOC		STARBAR LIQUID GRAIN AND BIN PROTECTANT
14597	SAF		SANEX CYTHION ULV CONCENTRATE INSECTICIDE
14600	CHP		CHIPMAN ATRAZINE FLOWABLE
14601	PFF		PFIZER ATRAZINE 500
14603	SAF		AVITROL FC CORN CHOPS
14616	SOL		ATRAZINE 90 W HERBICIDE
14617	PFF		PFIZER ENDOSULPHAN 50W
14623	UNR		ESTAKIL LV 700 2.4-D LIQUID HERBICIDE
14624	CHP		CHIPMAN CAPTAN FLOWABLE FUNGICIDE
14626	UNR FFA	WO.	ESTAKIL LV 600 2,4-D LIQUID HERBICIDE
14634		WBB	PYRENONE DIAZINON DUAL USE RESIDUAL INSECTICIDE
14637 14652	PFF VEL		PFIZER DIPHENOPROP LV BRUSH KILLER VELCAN BANVEL 5 G
14664	UNR		BRUSH KILLER 1:1 LV 600
14677	VIT	VIR	T4OD TOBACCO INSECTICIDE
14697	THO	VIK	DIMILIN 1 G INSECT GROWTH REGULATOR
14710	NCR		NIAGARA CHLORDANE 8 EC INSECTICIDE
14712	NCR		NIAGARA ETHIDN 5 PLUS THIRAM 7.5 GRANULAR
14714	NCR		NIAGARA BRUSH KILLER 1:1 LV 600
14717	NCR		NIAGARA BRUSH KILLER 2:1 LV 600
14721	NCR		NIAGARA ETHION 25 WP INSECTICIDE
14727	NCR		NIAGARA THIODAN 2 ZINEB 5 DUST
14732	NCR		NIAGARA SINDX PE
14737	NCR		NIAGARA ETHION 2.7 DORMANT DIL
14738	NCR		NIAGARA BRUSHKILLER 2,4,5-T LV
14739	NCR		NIAGARA 2,4-D LV ESTER 600
14741	NCR		NIAGARA FIXED COPPER WETTABLE POWDER FUNGICIDE
14743	NCR		NIAGARA BRUSH KILLER 1:1 LV 480
14744	NCR		NIAGARA ELGETOL LIQUID INSECTICIDE
14747	PIK		PICKSEED DLC DRILL BOX SEED PROTECTANT POWDER
14752	NCR		NIAGARA LINDANE 25 WP INSECTICIDE
14753	NCR		NIAGARA THIRAM 75W FUNGICIDE
14758	NCR		NIAGARA BRUSHKILLER 1:1 LV 700
14767	NCR		NIAGARA CYGON 480 E
14778	NCR	NIA	NIAGARA ETHION SUPERIOR OIL 70
14784	NCR		NIAGARA ETHION SUPERIOR OIL 70
14785 14796	NCR NCR		NIAGARA SINOX GENERAL A CONTACT WEED KILLER
14796	NCR		NIAGARA SILVAPROP 1:1 BRUSHKILLER NIAGARA PROPATURF LIQUID TURF HERBICIDE
14800	NCR		NIAGARA WAXED MOUSE BAIT 2
14801	NCR		NIAGARA WAXED MOUSE BAIT 2 NIAGARA ESTAPROP LV LIQUID WEEDKILLER
14603	14CK		MIMOMEN COLARED EN FIGUID MCCDETECK

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	TION	REGIS-	N	
1	NO	TRANT	T	PESTICIDE
	14806	NCR		NIAGARA GOPHER POISON
	14818	ALS		TBA-4 GENERAL WEED KILLER
	14819	PFF		PFIZER ETHION 5 THIRAM 7.5 G
	14823	SOL		CAPTAN 50 W FUNGICIDE
ı	14842	CGC		AATREX NINE-O
	14864	SAF		SANEX VAPO 50 INSECTICIDE CONCENTRATE
	14866	SAF		SANEX Z-PHOS RODENT BAIT
	14867	CHG	CHH	SENCOR 5 FLOWABLE HERBICIDE
	14878	MBY		PARDNER HERBICIDE
	14879	DON		LORSBAN 4 E INSECTICIDE
	14893	INT		BENOLIN-R INSECTICIDE-FUNGICIDE DUST
	14916	NCR		BIVERT PH LIQUID ADJUVANT
	14942	NUX		NUODEX PMA 18 PAINT PRESERVATIVE AND FUNGICIDE
	14943	NUX		NUODEX PMO 10 PAINT PRESERVATIVE AND FUNGICIDE
	14944	NUX		NUODEX SUPER AD-IT PAINT PRESERVATIVE
	14945	NUX		HUDDEX PMA 60 WETTABLE POWDER
	14979	CGC		AATRA PLUS FLOWABLE
	14980	BAZ CHP		PATORAN FL LIQUID SUSPENSION
			uco	GAMMASAN DRILL BOX SEED TREATMENT POWDER
	14998 14999	RAB CGA	HER	RID-A-BIRD 1100
	15027	ALS		DUAL 960 EC HERBICIDE
	15032	BAZ		DESORMONE WOODY PLANT HERBICIDE
	15046	LAT		BASAMID GRANULAR SOIL FUMIGANT LATER'S ENDOSULFAN 4E
	15084	CYC		NOVABAC 3 BIOLOGICAL INSECTICIDE
	15086	PFF		PFIZER POTATO TOP KILLER
	15103	BAX		CUTTER KRS SPRAY FOAM WITH CO-RAL
	15109	NCR		NIAGARA ATRAZINE 80 W
	15110	CAT		BWK-98 LIQUID NON-SELECTIVE WEED KILLER
	15113	RAL		PURINA MANGE CONTROL EC
	15131	FIS		FISONS NEOBYNE 125 EC HERBICIDE
	15132	FIS		FISONS NEOBYNE 250 EC HERBICIDE
	15152	ZOE		ZOECON ALTOSID BRIQUET
	15249	SAF		SANIFUME 59 SPOT FUMIGANT
٠.	15264	CHP		CHIPMAN ATRAZINE 80 W INDUSTRIAL HERBICIDE
8	15281	CAT		CANTOL 450 LIQUID NON-SELECTIVE VEGETATION KILLER
ŀ	15308	AMC	JOS	WEEDONE IBK WOODY PLANT HERBICIDE
١	15332	DOW		DURSBAN MOSQUITO FOGGING CONCENTRATE
ŀ	15333	SOL		THIONEX SO WP INSECTICIDE
1	15353	DIS		STOCKPEST LOUSE SPRAY
ľ	15360	BAX		CUTTER LYSOFF POUR-ON FOR LICE FOR BEEF AND NON-LACTATING DAIRY
1				CATTLE
- 10	15368	BLL	MAK	ZP TRACKING POWDER
	15471	CHP		CHIPMAN GRAIN FUMIGANT 80-20 LIQUID
	15478	ELA		HERBEC 20P HERBICIDE
	15533	UNR		VITAVAX RS FLOWABLE SYSTEMIC LIQUID PROTECTANT FOR RAPESEED
1	15537	UNR		VITAVAX DUAL POWDER SYSTEMIC NON-MERCURIAL SEED PROTECTANT DRIL
ø	2000			L BOX POWDER
1	5559	CHV		ORTHENE TREE AND ORNAMENTAL SPRAY

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15586	AVC	ABE	ORNITROL CHEMOSTERILANT FOR PIGEON CONTROL		
15587	NCR		NIAGARA THIRALIN PLUS FUNGICIDE INSECTICIDE		4
15611	SHL		BLAGAL LIQUID HERBICIDE		
15706	ROH		STAMPEDE CM EMULSIFIABLE CONCENTRATE		
15707	PFF		PFIZER DIPHENOPROP 700		
15732	ZOE		STARBAR GOLDEN MALRIN 20 OWIK-KILL CONCENTRATE INSE	CTICIDE	
15738	SHL		RIPCORD 40 EC INSECTICIDE		
15745 15747	KEM CAX		RIDDEX DDVP-350 ULV INSECTICIDE		
15755	INT		CO-OD DOTATO SEED-DIECE TREATMENT +		
15777	UNR		WYDOUT HEDRICIDE		
15821	CAX		THIODAN SO WE INSECTICIDE		
15840	CGC		BELMARK 300 FC INSECTICIDE		
15864	SHL		BIRLANE/THIRAM INSECTICIOE FUNGICIDE		
15881	INT		IPCO AG-SURE LIQUID SPRAY ADJUVANT		
15885	SHL		BLAZINE LIQUID HERRICIDE		
15893	DOW		TELONE II LIQUID SDIL FUMIGANT		
15897	SOL		DIAZOL 50 W INSECTICIDE		
15902	FIS		RIDDEX DDVP-350 ULV INSECTICIDE THIODAN 4EC INSECTICIDE CO-OP POTATO SEED-PIECE TREATMENT + WYPOUT HERBICIDE THIODAN 50 WP INSECTICIDE BELMARK 300 EC INSECTICIDE BIRLANE/THIRAM INSECTICIDE FUNGICIDE IPCO AG-SURF LIQUID SPRAY ADJUVANT BLAZINE LIQUID HERRICIDE TELONE II LIQUID SOIL FUMIGANT DIAZOL 50 W INSECTICIDE FISONS SIMADEX FLOWABLE		
15920	CHP		TALON PLACE PACKS RODENTICIDE PELLETS		
15921	SOL		DIAZOL 50 EC INSECTICIDE		
15927	CHP		TALON RODENTICIDE PELLETS FOR RATS AND MICE		
15933	UNR		THIRAM 75 WP FUNGICIDE	\$1	
15959	DUQ		LEXONE DRY FLOWABLE HERBICIDE NIAGARA RODENT BAIT ESTERON 600 FORESTRY HERBICIDE MALATHION 1000 INSECTICIDE LATER'S LAGON 480E SYSTEMIC INSECTICIDE PFIZER SIMAZINE 80W HERBICIDE RATAK + RODENTICIDE PELLETS SENCOR 50 WETTABLE GRANULAR HERBICIDE LATER'S COPPER SPRAY W.P.		
15971	NCR		NIAGARA RODENI BAIT	0.00	
15981 16021	DOW GRX		MALATHION 4000 INCECTICIDE	155	
16021	LAT		MALATRIUN TOOD INSECTICIDE		
16049	PFF		DETTED SIMATINE ROW HEDRICIDE	1.0	
16064	CHP		RATAK + RODENTICIDE PELLETS	153	
16125	CHG	CHH	SENCOR 50 WETTABLE GRANULAR HERBICIDE		
16140	LAT		LATER'S COPPER SPRAY W.P.		
16164	MBY		BUCTRIL M EMULSIFIABLE SELECTIVE WEEDKILLER		
16198	ABE		WACO MALATHION ULV CONCENTRATE		
16209	GRX		LINDANE 25 W INSECTICIDE		
16215	WIL		LINDANE 25 W INSECTICIDE WILSARIN RAT AND MOUSE PELLETS WYPOUT 250 EMULSIFIABLE LIQUID NERBICIDE PROMETRYNE 80 W (PROMETREX) HERBICIDE LATER'S DINOSEB GENERAL EC TELONE C-17-R NEMATOCIDE LIQUID SDIL FUMIGANT		
16251	UNR		WYPOUT 250 EMULSIFIABLE LIQUID NERBICIDE		
16253	SOL		PROMETRYNE 80 W (PROMETREX) HERBICIDE		
16290	LAT		LATER'S DINOSEB GENERAL EC		
16323	DOW		TELONE C-17-R NEMATOCIDE LIQUID SOIL FUMIGANT		
16324 16370	DOW		TELONE C-17 NEMATOCIDE LIQUID SOIL FUMIGANT PRINCEP NINE-T		
16410	CGA NCR		DIMETHOATE 480 E SYSTEMIC INSECTICIDE		
16427	SOL		URAGAN BO WP (BROMACIL) HERBICIDE	4-	
16428	LAT		LATER'S LV WEEDKILLER 2.4-D ESTER		
16429	UNR		YELLOW STUFF G DINOSEB HERBICIDE EC		
16431	UNR		YELLOW STUFF PE DINOSEB HERBICIDE EC		
16432	UNR		TOPPER POTATO TOP KILLER EC		
16434	CGA		RIDONIL 25 W FUNGICIDE FOR POTATOES		

# THE ONTARIO GAZETTE

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16447	NCR		NIAGARA LIQUID ATRAZINE
16451	UNR		VITAVAX RS POWDER SYSTEMIC NON-MERCURIAL DRILL BOX SEED TREATME
			NT POWDER
16455	NCR		NIAGARA MORGARD 80 W HERBICIDE
16456	NCR		ISOPROP 700 1:1 BRUSHKILLER
16460	SAF		ABATE 4E
16475	CGA		RIDONIL 25 W FUNGICIDE FOR TOBACCO
16476	GAX		GARDEX VAPONA 20 ULV CONCENTRATE
16478	SOL		BROMEX EC INSECTICIDE
16481	PFF		PFIZER DIPHENOPROP 480
16482	DOW		TORDON 10K PELLETS SYSTEMIC BRUSH KILLER SIZE NO 3
16518	SAF		SANEX DIAZINON 50 EC
16532	PFF		PFIZER DIPHENOPROP 600
16545	VEL		VELCAN DYVEL LIQUID HERBICIDE
16556	UCA	JDS	DESORMONE LV 700 HERBICIDE
16579	SAF		SANEX LOW VOLATILE 2,4-D ESTER 80
16581	UNR		B-NINE LIQUID PLANT GROWTH REGULATOR
16622	SHL		TORQUE MITICIDE
16641	BAZ		LADDOK LIQUID SUSPENSION HERBICIDE
16657	NCR		NIAGARA ISOPROP 600 1:1 BRUSHKILLER
16675	LAT		LATER'S FOR-ESTER EC FORESTRY HERBICIDE
16710	LAT		LATER'S LIQUID DINOSEB PRE-EMERGENT HERBICIDE
16724	LAT		LATER'S LV BRUSH KILLER 700
16736	PFF LAT		PFIZER 2,4-D BUTYRIC 400 LATER'S BRUSH KILLER EC
16808 16834	CLR		PMAS TURF FUNGICIDE
16836	CLR		CADDY TURF FUNGICIDE
16873	ABT	CHY	DIPEL 88 EMULSIFIABLE SUSPENSION
16884	UNR	CHI	DIUREX 80W COMMERCIAL
16889	UNR		ATRAZINE 80W
16948	GET	PHL	EPIBLOC RODENTICIDE
16974	INT	FILE	CO-OP PREMIUM GOLDEN FLY BAIT
17001	BAZ		BASE CYCOCEL EXTRA LIQUID PLANT GROWTH REGULATOR
17034	CHP		CHIPMAN DISULFOTON GRANULAR SYSTEMIC INSECTICIDE
17087	CYC		THIMET 15G SOIL AND SYSTEMIC INSECTICIDE GRANULAR
17133	SAL		NOVABAC 3 BIOLOGICAL INSECTICIDE
17145	ALS	PFF	BROMOX 450 M EMULSIFIABLE HERBICIDE
17160	NCR		NIAGARA AQUASHADE LIQUID AQUATIC HERBICIDE SDLUTION
17193	INT		CO-OP MALATHION 83.7 BIN SPRAY
17199	SAZ	SAY	THURICIDE 32B AQUEDUS CONCENTRATE
17200	SAZ	SAY	THURICIDE 32 LV AQUEOUS CONCENTRATE
17242	CHG	CHH	SENCOR 75 DF HERBICIDE
17247	ZOE	0	APEX 65 EC INSECT GROWTH REGULATOR
17274	CGC		RIDOMIL 240 EC FUNGICIDE
17276	PFF		PFIZER DIMETHOATE 435 EC
17296	ABB		VECTOBAC BIOLOGICAL MOSQUITO LARVICIDE BT SEROTYPE H-14
17300	CGC		RIDOMIL/MZ 72 W FUNGICIDE
17354	CHP		RATAK RODENTICIDE MINI-PELLETS
17384	PFF		PFIZER STAMPEDE CM EMULSIFIABLE HERBICIDE
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17412	INT		WEED AWAY 2.4-D ESTER LV 700		
17420	CHG	CHH	AMAZE 20 % GRANULAR INSECTICIDE		
17421	CHH		AMAZE 15 % GRANULAR INSECTICIDE		
17540	UCA		DRAGON EMULSIFIABLE HERBICIDE		
17541	UCA		DRAGONMATE EMULSIFIABLE HERBICIDE		
17669	ALS		SABRE EMULSIFIABLE HERBICIDE		
17675	ALS		TORCH DS EMULSIFIABLE HERBICIDE		
17740	VEL		CHLORDANE C-720 EC FOR USE ONLY BY PROFESSIONAL	APPLICATORS	
17868	CGC		RIPCORD 400 EC INSECTICIDE		
17877	VEL		BANVEL 10 G HERBICIDE		
17879	CGC		BIRLANE/THIRAM	*	
17881	CGC		BIRLANE 3 G INSECTICIDE		
17882	CGC		NUORIN WATER MISCIBLE INSECTICIDE		
17895	CGC		BIRLANE 10 INSECTICIDE GRANULES		
17899	CGC		ATRAZINE 80 W HERBICIDE		
17900	CGC		BLAGAL LIQUID HERBICIDE		
17901	CGC		BLADEX L HERBICIDE		
17902	CGC		BLAZINE L HERBICIDE BLAZINE BOWP HERBICIDE		
17903 17905	CGC		ATRAZINE SOWP HERBICIDE		
17905	CGC		BLADEX 80 W HERBICIDE		
17906	CHH		FURADAN CR-10 GRANULAR SYSTEMIC INSECTICIDE		
17958	ALS		BROMDX 720M EMULSIFIABLE HERBICIDE		
18001	MBY		PARONER EMULSIFIABLE SELECTIVE WEEDKILLER		
18008	PFF		BROMOX C-100 EMULSIFIABLE HERBICIDE		
18022	MBY		BUCTRIL M EMULSIFIABLE SELECTIVE WEEDKILLER		
18197	DUO		VELPAR L WEED AND BRUSH KILLER		
14 186	CHG	CHH	MATACIL 180 D O.S.C.		
17305	CAX		DECIS 2.5 E.C. INSECTICIDE		
17418	CHG	СНН	MATACIL 180 FLOWABLE		
	3.10	<b>G</b> ,	73777072 100 1 2037022		
17954	ASB		DIPEL 132 EMULSIFIABLE		1.5
			SUSPENSION		
17980	ZCE		THURICIDE 48 L.V.		
			AQUEOUS CONCENTRATE FOR		
			L.V. AERIAL APPLICATION		2 4
10017					
18013	CHP		FUSILADE 250 E.C.		1 11
			HERB1C1DE		
			O. F	Reg. 562/85, s.	1, part.

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00034	STD		STANCHEM FORMALDEHYDE SOLUTION
00179	GRA		META SLUG KILLER
00243	CHP		ATLACIDE-SODIUM CHLORATE WEEDKILLER
00334	NIM		NEW RAT-NIP PASTE
00685	NOX		NOXALL EARWIG BAIT
00750	NOX		NOXALL RAT BAIT CONTAINS RED SQUILL
00967	BET		BERTRAND ROACH POWDER
00997	MBS	COU	CORRY'S SLUG AND SNAIL DEATH
01054	PSA		"REEL" LINDANE RESIDUAL INSECTICIDE
01337	PIE		PIED PIPER INSECTICIDE
01548	CAR		NORANDA BRAND COPPER SULPHATE CRYSTALS
01757	SWH		SWISH COCKROACH SURFACE INSECTICIDE
01862	EAN		EATONS 2.4-D WEED KILLER AMINE SALT
02150	NOX		NOXALL SLUGD METALDEHYDE BAIT
02238	CHP		CHIPMAN 2,4-D AMINE 80 LIQUID WEEDKILLER
02441	ROH		DITHANE 2-78 W.P. ZINES AGRICULTURAL FUNGICIDE
02592	RIA		RIESS 2% CHLORDANE SURFACE SPRAY INSECTICIDE
2687	DOM		FORMULA 40 LIQUID FARM WEEDKILLER
2760	PLG		PEST-CLOR 40 WP INSECT KILLER
2791	PLG		SLUG-EM BAIT
2833	GCP		GREEN CROSS 40% CHLORDANE EMULSION
02851	LAT		LATER'S WEED KILLER 2,4-D AMINE LIQUID 400
2915	CHV		ORTHORIX SPRAY SUPERIOR LIME-SULPHUR FORMULATION
03063	CHP		WARBICIDE 5 ROTENONE INSECTICIDE
03186	GCP		GREEN CROSS 80 LIQUID 2.4-D WEED KILLER
03215	PIE		PIED PIPER DOG SHAMPOO CONTAINS CHLORDANE
03277	PIE		PIED PIPER INSECTICIDE
03384	CHP		CHIPMAN TCA, 95% SODIUM SALT, GRASS KILLER POWDER
03413	PIE		PIED PIPER KWIK-KILL MOUSE SEED
3479	GCP		GREEN CRDSS ANT AND GRUB KILLER (5% CHLORDANE DUST)
03517	ALS		NO-WEED 2,4-D AMINE 80 LIQUID WEED KILLER
03518	LAT		LATER CHLORDANE INSECT DUST
03541	CBT		NEW POWER RESIDUAL SPRAY CONTAINING CHLORDANE AND LINDANE
3608	TEI		NEVAROT WATER REPELLENT WOOD PRESERVATIVE
3645	KEM		DED-RAT RODENTICIDE (CONTAINING WARFARIN)
3676	INT		CO-OP 2,4-D AMINE 500 LIQUID
3713	BRG		FAIRVIEW WARFARIN RAT POISON
3794	PLG		NO DAMP
3856	PEM		PESTROY RESIDUAL INSECTICIDE CONTAINS CHLORDANE
3913	CHP		CHIPMAN CUCURBIT DUST INSECTICIDE-FUNGICIDE
3927	AMC	AMI	WEEDAR 80 2,4-D AMINE LIQUID WEED KILLER
3937	WIL		WILSON'S 0.5% WARFARIN CONCENTRATE
4067	CHP		METHOXONE SODIUM 300 MCPA LIQUID WEEDKILLER
4 155	WIL		WILSON DANDELION KILLER
4220	PRX		PROTEX INSECTICIDE CHLORDANE 2%
4235	SAA		TRIPLEX RESIDUAL INSECTICIDE
14253	FMC		WONDER WEEDER
14282	GCP		GREEN CROSS 50% MALATHION EMULSIFIABLE CONCENTRATE
04294	GCP		BAR-FOX D.S. HERBICIDE

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04343	GCP		GREEN CROSS MCPA SODIUM SALT 48 WEED KILLER	
04397	WIP		BAN-A-BUG CHLORDANE RESIDUAL SPRAY	
04588	CYC		CYTHION MALATHION 25 WP	
04590	CYC		MALATHION 50% CYTHION EMULSIFIABLE LIQUID INSECTICID	E
04638	PLG		PLANT PRODUCTS MALATHION 50% EMULSIFIABLE CONCENTRAT	
04709	PFF		PFIZER MALATHION 500	
04741	INT		CO-OP MCPA AMINE 400 LIQUID WEED KILLER	
04779	WHL		HYDROL-TO BE USED AS A LITTER SPRAY AND INSECTICIDE	
04837	MBB	SEV	RED DEVIL DRY WEED KILLER	
04860	CHP		CHIPMAN MALATHION 500 EC	^
04863	INT		CO-OP WARBLE POWDER	- 1
04864	CHP		CHIPMAN 25% MALATHION WETTABLE POWDER INSECTICIDE	
04878	LAT		LATER'S METHOXYCHLOR SO WETTABLE POWDER	
04916	AMC	IMA	WEEDAR MCP CONCENTRATE	
04918	ROH		DITHANE M-22 AGRICULTURAL FUNGICIDE CONTAINS MANEB	
04937	ALS		NO-WEED MCPA AMINE 64 WEED KILLER	
04989	GAH	BAU	"ARNOLD" WEED-O-SPRAY	100
05016	RER			0.000
05054	DUQ		DU PONT MARLATE 50% METHOXYCHLOR INSECTICIDE	0 10
05063	KER	VAR	THREE ELEPHANT TRONABOR	3_1
05080	WIL		WILSON'S WATER SOLUBLE WARFARIN	(0.6)
05095	CGD		MITIN F F HIGH CONC	1.6.4
05136	CHP		MITIN F F HIGH CONC CHIPMAN FERBAM WETTABLE POWDER FUNGICIDE "ARNOLD" CHLORDANE SPRAY CARTRIDGE	-14
05194	GAH	BAU		911
05204	MEC		AGRISTREP STREPTOMYCIN SULFATE AGRICULTURAL TYPE A	1.0.5
05206	MBE		MARQUETTE 5% CHLORDANE DUST	0.04
05212	MBE		MALATHION 50% INSECTICIDE	11 3
05316	FIS		FISONS PHENOXYLENE PLUS MCPA SELECTIVE WEEDKILLER	
05339	OSD		PENTOX PRIMER SEALER WOOD PRESERVATIVE CLEAR	
05353	ACE	SIL	ACE FLEA COLLAR WITH LINDANE FOR DOGS, FLEA COLLAR W LINDANE FOR CATS	ITH::
05362	SHL		2.4-D LIQUID WEEDKILLER AMINE 80	1872
05369	LAT		LATER'S CUTWORM , ANT & GRUB KILLER	7.63
05429	GAP		GARDO NO. 16 FLY BAIT	
05449	KIN		KING ROSE GLADIOLUS AND FLOWER DUST OR SPRAY	0.44
05457	GCP		CDEEN CROSS PHYCON-YI FUNCICIDE	
05460	INT			5.
05628	MGK		PYROCIDE FOGGING CONCENTRATE	1.1
05739	LAT		LATER'S SLUG OUST CONTAINS METALDEHYDE	8000
05745	CYC		AMINO TRIAZOLE WEEDKILLER CONTAINS AMITROLE	760
05753	FED		F.G.L. RAT-X WATER SOLUBLE RAT AND MOUSE KILLER	Sea
05780	INT		CO-OP FLOWER AND GARDEN DUST	166
05821	INT		CO-OP MALATHION 500 INSECTICIDE PFIZER 2.4-0 AMINE 600	
05931	PFF		PEIZER 2.4-0 AMINE 600	1.
05937	MBY		TROPOTOX MCPB SODIUM SALT SELECTIVE WEEDKILLER	\   q
05942	GCP		GREEN CROSS MCPA AMINE 80 WEED KILLER	1.30(1)
05981	CGL		CARGILL MCPA AMINE 500	-
06017	CHG	CHH	DIPTEREX SUGAR BAIT FLY KILLER CONTAINS TRICHLORFON	
06022	SAF		50M EMULSIFIABLE CONCENTRATE INSECTICIDE	100

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06024	SAF		NO. 2 CHLORDANE INSECTICIDE
06047	ALS		NO-WEED MCPA AMINE BO WEED KILLER
06094	RIE		RIESS VERMIN KILLER 2% CHLORDANE SURFACE SPRAY
06192	GCP		GREEN CROSS MULTI-PURPOSE FLOWER AND VEGETABLE DUST
06274	PFF		PFIZER MCPA AMINE 400
06298	LAT		LATER'S GARDEN FUNGICIDE
06335	LAT		LATER'S LIME SULPHUR
06373	SHL		MCPA WEED KILLER AMINE
06375	SHL		2,4-D LIQUID WEEDKILLER AMINE 96 TIM-BER-LOX GREEN WOOD PRESERVATIVE
06410	LIE		
06453	STF		VAPAM SOIL FUMIGANT CONTAINING METAM SODIUM
06502	BRG		FAIRVIEW 50% MALATHION EMULSIFIABLE CONCENTRATE FAIRVIEW WATER SOLUBLE WARFARIN RAT AND MOUSE KILLER
06583	BRG		KORLAN 24E
06630	RAL		HOG AND CATTLE DUSTING POWDER
06713	LAT		LATER'S MALATHION 500 E.C.
06721	SCL	WAG	RAX RODENT KILLING POWDER CONTAINS PINDONE
06731	CHG	CHH	DYRENE 50% WETTABLE POWDER FOLIAGE FUNGICIDE
06745	PSA	Cini	"REEL" CHLORDANE INSECTICIDE
06757	REC		RECORD'S CREOSOTE WOOD PRESERVATION LIQUID
06797	WIL		WILSON'S ANT AND GRUB KILLER CONTAINS 50% CHLORDANE
06839	UAJ		CRAG SEVIN 50W (CARBARYL) WETTABLE POWDER INSECTICIDE
06860	DUH	FMC	DUPHAR TEDION V18 EXTRA SMOKE GENERATOR INSECTICIDE
06878	LET	BRT	BORERKIL INSECTICIDE PASTE
06916	LAT		LATER'S SLUG BAIT - CONTAINS METALDEHYDE
06936	LAT		LATER'S SLUG AND SNAIL KILLER NO.50, CONTAINS METALDEHYDE
06937	TUC		ACTI-DIONE P.M. FLOWER FUNGICIDE
06948	LAT		LATER'S READY-TO-USE WOOD PRESERVATIVE
06954	LAT		LATER'S WEEVIL BAIT
06967	STD		STAN-CHEM 2,4-D AMINE BO WEED KILLER
06968	GAH	BAU	"ARNOLD" METHOXYCHLORSPRAY CARTRIDGE
06969	STD		STAN-CHEM MCPA AMINE 80 WEED KIL
06970	GAH	BAU	"ARNOLD" MALATHIONSPRAY
06972	GAH	BAU	"ARNOLD" CAPTAN SPRAY
06998	LAT		LATER'S FORMALIN FUNGICIDE SOLUTION FOR SEED TREATMENT
07062	STF		EPTAM 5 G
07108	ALS		NO-WEED MCPA SODIUM SALT 48 WEED KILLER
07131	HOS		1-18 SOLIGNUM HYDRO CREOSOTE WOOD PRESERVATIVE LIQUID
07162	AMC	AMI	AMITROL-T LIQUID AMITROLE WEEDKILLER
07193	NIM		MOUSE-NIP
07251	OLC	FOB	OLIN - QUINTOZENE (TERRACLOR) SOIL FUNGICIDE
07270	DUR		DURAL'S WOOD PRESERVATIVE
07315	CYC		CYPREX DODINE 65-W FUNGICIDE
07319	AVM		AVMOR-KIL RESIDUAL INDUSTRIAL INSECTICIDE
07335	FMC		NIAGARA LIQUID CRABGRASS KILLER
07363	MBY		COMPITOX MECOPROP POTASSIUM SALT SOLUTION WEEDKILLER
07386	WIL	0111	WILSON'S DORMANT SPRAY LIQUID LIME SULPHUR
07434	CHG	CHH	CO-RAL 0.5% DUST ANIMAL INSECTICIDE CONTAINS COUMAPHOS
07456	FMC		MALATHION 50 SPRAY INSECTICIDE

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07512	PLG	FMC	PLANT-FUME TEDION V18 MITICIDE SMOKE FUMIGATOR
07558	FLR		FLOREX INSECTICIDE DE CONTACT ET D'ATMOSPHERE
07559	AMC	AMI	AMIZOL SOLUBLE POWDER WEED KILLER
07560	FLR		FLOREX POUR FERME ET BESTIAUX INSECTICIDE
07572	INT		CO-OP DALAPON GRASS KILLER
07639	CHP		REGLONE CONTAINS DIQUAT , A LIQUID HERBICIDE
07647	CHG	CHH	DYLOX 5% GRANULAR CROP INSECTICIDE
07671	JOH		RAID PRESSURIZED ANT AND ROACH KILLER WITH CHLORDANE
07687	LAT PEN		LATER'S DALAPON WETTABLE POWDER GRASS KILLER PESTROY STORED PRODUCTS INSECTICIDE
07695 07697	CYC		AMITROLE 90 WEEDKILLER
07715	PLG		SKOOT REPELLENT FOR RABBITS, MICE AND DEER
07717	BAT		BARTLETT THIRAM REPELLENT - RABBIT AND RODENT REPELLENT
07743	AMC	AMI	AMIBEN LIQUID PRE-EMERGENT HERBICIDE
07754	INT		CO-OP ROSE DUST INSECTICIDE-FUNGICIDE
07812	STD		STAN-CHEM MCPA SODIUM 48 WEED KIL
07814	GAP		GARDO #28 STOCKFLY POWDER
07835	TAS		ATRA-PELL GRANULAR SOIL STERILANT
07839	BRT		BROOKDALE-KINGSWAY'S KURALL INSECTICIDE-FUNGICIDE CONTAINS METHOXYCHLOR, MALAT
07855	ABE		WACO CHLORDANE NO. 2 RESIDUAL INSECTICIDE
07876	CHG	СНН	DYRENE 50% WETTABLE POWDER TURF FUNGICIDE
07893	CYC	01111	CYTROL - AMITROL-T LIQUID WEEDKILLER
08020	CHP		CIL VEGETATION KILLER
08035	RER		REL EX STOP-PEST LIQUID HOUSEHOLD INSECT DESTROYER
08042	GCP		SEVIN 50W INSECTICIDE
08075	FMC		CAPTAN 50 FUNGICIDE SPRAY WETTABLE POWDER
08 102	AMR		MIST-AIR POWDER
08 103	CAO		BULLDOG GRIP WOOD PRESERVATIVE
08 108	LAT		LATER'S LIQUID POLYSUL - SUPERIOR LIME SULPHUR
08144	LAT		LATER'S 15% ZINEB DUST FUNGICIDE
08 15 1	UAU		CRAG SEVIN BOS (CARBARYL) SPRAYABLE POWOER INSECTICIDE
08159 08166	CHP CHG	СНН	CHIPMAN LAWN WEEDKILLER LIQUID MECOPROP PLUS 2,4-D CO-RAL NEGUVON PRESSURIZED SPRAY
08167	MOL	CHH	AVADEX BW (TRIALLATE) SELECTIVE HERBICIDE
08168	CHD		POL-NU PAK GROUND LINE POLE TREATMENT BANDAGE
08169	GRA		META SLUG PELLETS
08170	CHD		POL-NU PENTA PRESERVATIVE GREASE
08184	CHP		SEVIN 85W, SPRAYABLE POWDER INSECTICIDE
08211	MBY		TROPOTOX PLUS 400 MCPB/MCPA SELECTIVE WEEDKILLER
00000	DA7		SOLUTION SELECTIVE WEEDKILLE
08223 08241	BAZ LIE		BASFAPON GRASS KILLER TIM-BER-LOX FUNGICIDED WOOD PRESERVATIVE 4421
08241	DOM		MCPA SODIUM SALT 300 FARM WEEDKILLER SN
08287	DUQ		DU PONT LOROX LINURON WEED KILLER
08289	H00	PLG	PENTAC WP MITICIDE
08350	CHG	CHH	DEXON-TERRACLOR 5-5 GRANULAR SOIL FUNGICIDE
08352	CHG	СНН	DEXON 5% GRANULAR SOIL FUNGICIDE
08354	KIN		KING FRUIT TREE SPRAY POWDER INSECTICIDE FUNGICIDE CONTAINING

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			MALATHION METHOXYCHLOR CAPTAN
08370	SHL		VAPONA INSECTICIDE LIVESTOCK SPRAY CONTAINS DICHLORVOS
08373	ALS		ACS GRASS KILLER (SODIUM TCA 94%)
08393	STF		TILLAM 7.2 -E SELECTIVE HERBICIDE
08404	D00		C.C.C. PENTOL-5% TECHNICAL PENTACHLOROPHENOL
08406	DOO		C.C.C. CREOSOTE DIL - 97%
08418	WHL		CRESANOL - 20 TAR ACID DISINFECTANT
08419	LAT		LATER'S PYRETHRUM EMULSIFIABLE CONCENTRATE
08469	INT		CO-OP LIQUID LAWN WEED KILLER CONTAINS 2,4-D AMINE
08480	INT		CO-OP MALATHION INSECT SPRAY
08524	INT		CO-OP PREMIUM LAWN WEED KILLER
08548	MBE		MARQUETTE VAPONA FLY BAIT CONTAINS DICHLORVOS
08556	ROH		DITHANE M-45 AGRICULTURAL FUNGICIDE
08567	CYC		CYGON 2-E EMULSIFIABLE CONCENTRATE INSECTICIDE
08570	FMC		POLYRAM 80 W FUNGICIDE
08580	WAK	WAL	WATKINS FLY BAIT CONTAINING DICHLORVOS
08582 08588	FIS CHG	СНН	HOPPER-TOX 64 DIMETHOATE INSECTICIDE MORESTAN 25% WETTABLE POWDER MITICIDE FUNGICIDE INSECTICIDE
08595	MBY	Спп	COMPITOX PLUS LIQUID WEEDKILLER
08624	ABE		WACO 500M MALATHION EMULSIFIABLE CONCENTRATE
08643	BRG		FAIRVIEW WEED COP/MCPA/AMINE 80 WEED KILLER
08751	PLA	GIE	DAIRY-EEZ FORMULA 3, VAPONA ANIMAL SPRAY CONTAINS
			DICHLORVOS
08768	CHG	CHH	BAYGON 2% ROACH BAIT INSECTICIDE
08770	CHG	CHH	BAYGON SPRAY CONCENTRATE INSECTICIDE
08772	TUC		BOTRAN 75W FUNGICIDE
08775	PLG		PLANT-FUME SMOKE FUMIGATOR
08781	SHL		VAPONA INSECTICIDE FOGGING SOLUTION CONTAINS DICHLORVOS
08791	STD		STANGARD PENTA READY-TO-USE WOOD PRESERVATIVE
08799	STD		STANGARD PENTA WR CONCENTRATE 1-4 WOOD PRESERVATIVE
08801	STD		STANGARD PENTA WR, READY-TO-USE WOOD PRESERVATIVE
80880	CHG	CHH	DYRENE LAWN FUNGICIDE WP
08819 08845	CHP RAW		CIL SLUG KILLER PELLETS
08849	RAW		RAWLEIGH DICHLORVOS CATTLE AND BARN SPRAY
08871	AMC	AMI	RAWLEIGH DICHLORVOS DRY FLY BAIT AMIBEN GRANULAR
08905	WEA	AMI	WEEDEX GRASS KILLER - A WETTABLE POWDER WITH DALAPON
08920	FRD		FRANKLIN BRICON BACKRUBBER INSECTICIDE CONCENTRATE
08950	CHG	CHH	DYLOX LIQUID SOLUTION ORNAMENTAL INSECTICIDE
08963	DIA	•	DACTHAL W-75 SELECTIVE HERBICIDE
08971	LAT		LATER'S SLUG AND SNAIL KILLER - CONTAINS METALDEHYDE
08975	CHP		CHIPMAN MECOPROP AMINE 200 SELECTIVE WEEDKILLER
08988	VIT	VIR	LETHALAIRE G-68 AEROSOL INSECTICIDE
08994	MCC		BACK RUBBER CONCENTRATE
09001	SAL		SEVIN WETTABLE POWDER
09017	SHL		MCPA WEED KILLER SODIUM SALT 48
09025	AMC	IMA	AMITROL PRESSURIZED SPRAY
09033	LAT		LATER'S 2,4-D AMINE 80 - SELECTIVE WEED KILLER
09034	LAT		LATER'S 10% METHOXYCHLOR DUST

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09042	DOL		DOMINION SEVIN FOR VETERINARY USE ONLY
09057	STF		BETASAN 4.8 E HERBICIDE
09082	DUQ		MANZATE O MANEB FUNGICIDE
09088	POP		POULINS INSECT DOOM DUST
09094	RIA		RIESS PROLIN RAT KILLER CONCENTRATE
09097	GAL		PEAK OF THE MARKET 3.5% ZINEB DUST
09099	GCP		GREEN CROSS COMPLETE POTATO AND VEGETABLE DUST
09103	WIL		WILSON'S MULTI-WEEDER
09110	HOS		10-10 SUPER SDLIGNUM CLEAR WOOD PRESERVATIVE
09155	MBE		INSECTICIDE AU D.D.V.P. POUR VAPORISER SUR LES BESTIAUX
09171	LAI	NAQ	FLOMOR PARAFORMALDEHYDE PELLETS
09172	GCP		GREEN CROSS SEVIN 50 W INSECTICIDE
09178	INT		CO-OP MCPA AMINE 500 LIQUID WEEDKILLER
09182	SHL		CIODRIN 20 EMULSIBLE CONCENTRATE LIVESTOCK INSECTICIDE
09183	RAL		PURINA DAIRY SPRAY SPECIAL READY TO USE OIL BASE INSECTICIDE
09186	SHL		CIOVAP * INSECTICIDE LIVESTOCK SPRAY
09191	GCP		GREEN CROSS MECOPROP LIQUID HERBICIDE
09199	INT		CO-OP TOTAL VEGETABLE CONTROL
09207	LAT		LATER'S SLUG AND SNAIL KILLER PELLETS
09224	GRO		ORCHARD LIME SULPHUR SOLUTION
09243	GRA		GREENLEAF LIME SULPHUR SOLUTION
09245	FMC		SYSTEMIC CYGON 2-E - KILLS GARDEN INSECTS
09257	ELA		ELANCO TREFLAN E.C. A SELECTIVE WEEDKILLER
09284	CHP		METHOXONE AMINE 500 MCPA LIQUID WEEDKILLER
09294	DUQ		DU PONT TUPERSAN SIDURON WEED KILLER
09312	CHP		CHIPMAN METHOXYCHLOR 50W INSECTICIDE
09318	LAT		LATER'S ZINEB 80 W.P. FUNGICIDE
09331	PEN		PESTROY AEROSOL INSECTICIDE SPACE AND CONTACT SPRAY CONTAINING PYRETHRINS AND PIPERONYL BUTOX
09342	ALS		CALMIY DELLETS
09350	GCP		GREEN CROSS KILLEX LIQUID CONTAINS 2,4-D, DICAMBA AND
00000			MECOPROP
09391	MON		M.P. LIQUID INSECTICIDE
09400	CBR	MCM	FORMULA CH-19 AN INSECTICIDE FOGGING SOLUTION
09401	CBR	MCM	FORMULA GH-16 INSECTICIDE FOGGING SOLUTION
09408	CHG	CHH	DYLOX-META-SYSTOX-R MULTI-PURPOSE SYSTEMIC INSECTICIDE
09419	BAX	CHH	NEGUVON POUR-ON CATTLE INSECTICIDE CONTAINS TRICHLORFON
09434 .	CHG		NEGUVON 80% SOLUBLE POWDER ANIMAL INSECTICIDE
09436	CBR	MCM	FORMULA GH-27 INSECTICIDE FOGGING SOLUTION
09438	CBR	MCM	FORMULA GH-27 INSECTICIDE FOGGING SOLUTION FORMULA GH-33 MITICIDE FOGGING SOLUTION CIODRIN INSECTICIDE BACK-RUBBER SOLUTION
09448	SHL		CIODRIN INSECTICIDE BACK-RUBBER SOLUTION
09455	GAP		GARDO ANTI-FLEA COLLAR WITH LINDANE FOR DOGS AND CATS
09457	CHP		WEEDRITE PARAQUAT AND DIQUAT GRANULES
09465	CHV		ORTHO SUPER WEED-B-GON SPRAY
09473	SHL		VAPONA INSECTICIDE SCATTER BAIT
09477	ECK	ELZ	MAIN LINE GOPHER GETTER BAIT CONTAINING STRYCHNINE
09492	MBE		MARQUETTE SEVIN 50% INSECTICIDE
09494	MBE		MARQUETTE 40% CHLORDANE EMULSION CONCENTREE
09498	CHG	CHH	MORESTAN 2% DUST MITICIDE - INSECTICIDE-FUNGICIDE

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	09509	GCP		TENDRAN 50% WP HERBICIDE CONTAINS CHLOROXURON
	09513	WIL		WILSON ANT & GRUB KILLER
	09516	PFF		PFIZER MCPA AMINE 500
	09516	FMC		POLYRAM 7 DUST FUNGICIDE
	09523	LAT		
	09324	LAI		LATERS GRANULAR HYBOR D SOIL STERILANT BORAX, BROMACIL AND 2.4-D
	09528	DOW		2.4-D AMINE 500 LIQUID FARM WEEDKILLER
	09535	REC		PENTA-PHENOL PAINTABLE WOOD PRESERVATIVE
	09537	INT		CO-DP FRUIT AND SHRUB WETTABLE POWDER, SPRAY OR DUST
				INSECTICIDE, FUNGICIDE
	09547	PFF		PFIZER 2,4-D AMINE 500
	09553	DIB	DIA	DACAMINE LIQUID 2,4-D WEED KILLER
	09554	LAT		LATER'S LIQUID MECOPROP SELECTIVE WEED KILLER
	09578	MET		METASOL THIRAM-MERCURY TURF FUNGICIDE POWDER
	09603	GCP		GREEN CROSS CASORON GRANULAR HERBICIDE
	09606	VEL		VELSICOL BANVEL 3 LIQUID HERBICIDE
	09656	INT		CO-OP SLUG BAIT CONTAINS METALDEHYDE
	09661	FMC		LIQUID CHLORDANE 40 SPRAY INSECTICIDE
	09669	ROH		DITHANE M-22 SPECIAL W.P. MANEB AGRICULTURAL FUNGICIDE
	09675	PIJ		TCA COUCH GRASS CONTROL SOLUBLE POWDER
	09699	RER		REL-EX STOP-PEST LIQUID TRIPLE A SPRAY
	09704	LAT		LATER'S ROSE DUST - INSECTICIDE-FUNGICIDE CONTAINS
				ZINEB, SULPHUR, ROTENONE AND
	09712	DIT		WARFARIN POWDER CONCENTRATE
	09726	CHV		ISOTOX INSECTICIDE-MITICIDE GARDEN SPRAY CONTAINS
				CARBARYL, DICOFOL AND OXYDEM
	09731	VIG		VIGORO CRABGRASS PRERENTER WITH DACTHAL
	09738	STF		IMIDAN 50-WP INSECTICIDE
I	09740	VIG		VIGORO DANDELION KILLER
l	09750	ABE		46% CHLORDANE EMULSIFIABLE CONCENTRATE INSECTICIDE
L	09751	GCP		GARDEN-TOX INSECT SPRAY
ø	09759	SCO		RATOX 0.5% APPAT A LA WARFARINE CONCENTR EE 0.5%
	09762	FMC		POLYRAM-DIAZINON DUST POTATO SEED TREATMENT
	09774	REC		RECORD'S CRESOZENE (CONTAINS 17% CRESYLIC ACID)
	09777	CGL		CARGILL 2,4-D AMINE 500
	09800	MBE		PRIMO LIVESTOCK SPRAY INSECTICIDE
	09801	WIL		WILSON CYGON 2E
	09802	WIL		WILSONS 50 PER CENT MALATHION
	09803	GRA		GREENLEAF SUPREME EMULSIFIABLE FOLIAGE AND DORMANT DIL
	09809	FMC		ANT AND GRUB KILLER CONTAINS CHLORDANE DUST
	09811	GCP		KILLEX TURF HERBICIDE LIQUID (DOUBLE STRENGTH)
	09824	ABE		WACO 65-20 MAL-THANE FOGGING OIL CONCENTRATE
	09827	CHG	СНН	DYLOX 80% SOLUBLE POWDER INSECTICIDE
0	09832	DIB	DIA	DACONIL 2787 FUNGICIDE W.P. FOR TURF
	09853	DOM	DIA	
	09855	RIL		MCPA AMINE 500 LIQUID FARM WEEDKILLER
	09858	PFF		RICHARDSON'S BEDBUG SPRAY CONTAINS LINDANE
	09888	CHV		PFIZER MCPA SDDIUM 300 ORTHO BUG-GETA 3% METALDEHYDE PELLETS
	09898	INT		
	V 30 30	7141		CO-OP CIODRIN-VAPONA LIVESTOCK SPRAY FOR FLY CONTROL

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09899	INT		CO-OP CIODRIN-VAPONA BACKRUBBER SOLUTION INSECTICIDE
09903	AMC	IMA	SUPER D WEEDONE LIQUID
09909	AMC	IMA	LIQUID AMAZINE WEEDKILLER
09910	SHL		GARDONA 75%
09917	CHP		CHIPMAN LIVESTOCK SPRAY INSECTICIDE
09920	KEM		RIDDEX MALATHION 50 INSECTICIDE
09921	STF		EPTAM 2.3 GRANULAR FOR FLOWERS AND ORNAMENTALS
09927	STF		VERNAM 7.2-E SELECTIVE PRE-PLANT HERBICIDE FOR SOYBEANS
09946	SAF		DYNA-FOG M-L LIQUID INSECTICIDE CONCENTRATE
09958	INT		CO-DP GARDEN MAGGOT KILLER GRANULES
09959	SAM		LAUREN-SECT INSECTICIDE A BETAIL
09963	DIT		CHLORDANE 40E EMULSIFIABLE LIQUID INSECTICIDE
09975	DIT		MALATHION 50E EMULSIFIABLE LIQUID INSECTICIDE
09977	GCP		GREEN CROSS WEED-NO-MORE
09978	GCP		GREEN CROSS MAGGDT KILLER GRANULAR INSECTICIDE
09982	SHL		RAVAP INSECTICIDE EMULSIBLE CONCENTRATE
09986	GCP		GREEN CROSS FRUIT TREE AND GARDEN SPRAY
09987	PLG		PLANT FOG D.D.V.P. THERMAL FOGGING SOLUTION
09989	GCP		GREEN CROSS LIQUID CRAB GRASS KILLER
09995	SHL		VAPONA INSECTICIDE 5% FOGGING SOLUTION
10038	GCP		GREEN CROSS CYGON 2E
10046	CDQ		CODPER KILATHION 50% MALATHION INSECTICIDE
10051	COO		COOPER SUGAR BAIT FLY KILLER GRANULAR
10061	DIT		SULFARIN RODENTICIDE POWDER CONCENTRATE
10091	KEL	MCC	HAY SAVOR LIQUID PRESERVATIVE FOR HAY
10096	AMC	AMI	WEEDONE POISON IVY KILLER LIQUID CONTAINS AMITROLE
10099	AMC	AMI	LIQUID X-ALL GENERAL WEED KILLER CONTAINS AMITROLE AND SIMAZINE
10105	KEM		RIDDEX 50-S INSECTICIDE, CONTAINING PYRETHRINS AND
10106	GAP		GARDO NO. 43 DIVOS LIVESTOCK SPRAY
10107	GAP		GARDO NO. 42 DICYN LIVESTOCK SPRAY INSECTICIDE
10110	SHL		CIODRIN INSECTICIDE LIVESTOCK FLY AND LOUSE POWDER
10131	KIN		KING BUG KILLER FLY SPRAY CONTAINING DICHLORVOS
10132	VAR		GUARDSMAN MALATHION INSECTICIDE
10134	SAF		VAMAFOG INSECTICIDE FOGGING SOLUTION
10150	KEM		RIDDEX DDVP - 5 INDUSTRIAL FOGGING INSECTICIDE
10174	KEM		RIDDEX 65-20 FOGGING INSECTICIDE
10176	AMC	AMI	WEEDONE GARDEN WEEDER GRANULAR - CHLORAMBEN
10178	STF	-	RO-NEET 7.2E SELECTIVE PRE-PLANT HERBICIDE
10179	STF		RO-NEET 10 GRANULAR SELECTIVE PRE-PLANT HERBICIDE
10184	DLH		OCHEMCO 2,4-D LIQUID WEED KILLER AMINE 80
10186	ROH		DITHANE M-45 MANCOZEB POTATO SEED-PIECE FUNGICIDE
10233	CHG	CHH	BAYGON LIQUID CONCENTRATE INSECTICIDE
10253	CBR	MCM	CARMEL FORMULA MU-8 AN INSECTICIDE FOGGING SOLUTION CONTAINING DICHLORVOS
10256	CHV		ORTHO TRIOX GRANULAR VEGETATION KILLER
10279	FAR	MCC	FARNAM CY-BAN CIODRIN INSECTICIDE EMULSITIABLE DAIRY SPRAY AND BACK-RUBBER CONCENTRATE
			PYRATEX RSC (ROACH SPRAY CONCENTRATE) DIL SOLUTION INSECTICIDE

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			CONTAINS PYRETHRINS AND PIPERO
10304	WIL		WILSON'S SLUG BAIT PELLETS CONTAINS METALDEHYDE
10305	PFF		PFIZER AGRI-MYCIN 17
10307	HIL		HILD KENNEL SPRAY CONTAINS CHLORDANE INSECTICIDE
10310	INT		CO-OP STOCK FLY POWDER
10314	FMC		TREE AND SHRUB SPRAY LIQUID INSECTICIDE
10319	COP		FEDEREE PRESERVATIF POUR BOIS, CLAIR G - 14
10320	LAV		LAURENTIDE PRESERVATIF POUR BOIS, CLAIR G - 14
10325	GCP		GREEN CROSS KILLEX SPOT WEEDER PRESSURIZED SPRAY
10326	UNR		OMITE 30W WETTABLE POWDER MITICIDE
10329	GAH		"ARNOLD" MULTI-PURPOSE SPRAY CARTRIDGE
10333	HIL		HILO KILTIX EMULSIFIABLE CONCENTRATE
10336	MBE		CYGON 2-E INSECTICIDE
10337	CHP		CYGON 2E INSECTICIDE
10338	CHP		AGROX N-M DRILL BOX NON-MERCURIAL SEED TREATMENT POWDER
10347	CHP		EPTAM WEED PREVENTER
10376	VIN		VIO BIN BLACK FARM DISINFECTANT TAR ACID TYPE
10387	INT		CO-OP SEVIN 50 WETTABLE POWDER INSECTICIDE
10401	AMC	AMI	WEEDAR MCPA AMINE BO LIQUID HERBICIDE
10413	FMC		TANDEX 4 GRANULAR HERBICIDE
10420	HAC		HAGEN FLEA OFF NECKLACE FOR CATS
10427	CBR	MCM	FORMULA MU-14 - AN INSECTICIDE FOGGING SOLUTION CONTAINING CHLORVOS
10428	CBR	MCM	FORMULA MU-15 - AN INSECTICIDE FOGGING OIL CONCENTRATE CONTAINING DICHLDRYOS
10432	CBR	MCM	FORMULA MU-20 - EMULSIFIABLE CONCENTRATE
10445	CBR	MCM	FORMULA MU-30 INSECTICIDE FOGGING SOLUTION CONTAINING 4.65% DICHLORVOS
10450	DAL		D & L SHAMPOO FOR DOGS AND CATS
10455	VAR		GUAROSMAN DIMETHOATE 40 INSECTICIDE
10460	FMC		LIQUID CLEARIT VEG KIL
10474	CAX		SODIUM TCA GRASS KILLER PELLETS
10481	GCP		GREEN CROSS 25% METHOXYCHLOR INSECTICIDE
10483	AMC	AMI	WEEDAR MCPA SODIUM SALT 48 LIQUID HERBICIDE
1048B	GCP		GREEN CROSS TOMATO AND POTATO DUST SQUEEZE DUSTER
10495	ROH		DIKAR FUNGICIDE-MITICIDE WETTABLE POWDER
10511	NOX		NOXAL DAWGONE DOG REPELLENT DUST
10513	AMC	IMA	AMCHEM DRNAMENTAL GRANULAR WEEDER
10526	DUQ		DU PONT MANZATE 200 MANCOZEB FUNGICIDE
10556	FAR	MCC	FARNAM STABLE-SPRAY EMULSIFIABLE FLY-KILLER CONCENTRATE CONTAINING DICHLORVOS AND DIME
10559	GCP		GREEN CROSS ROSE OUST
10569	SAF		WOODCHUCK BOMBS
10579	CHP		CIL SOIL AND LAWN INSECT DUST
10585	KEM		RIDDEX DDVP-10 INDUSTRIAL FOGGING INSECTICIDE
10590	CHP		CHIPMAN LAWN WEEDKILLER CONTAINS MECOPROP, DICAMBA AND 2,4-D LIQUID
10593	GCP		GREEN CROSS SLUG DESTROYER PELLETS
10599	HOY	LEA	PRIST ANTI-ICING AND BIOCIDAL FUEL ADDITIVE

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10600	HOY	LEA	PRIST ANTI-ICING AND BIOCIDAL AVIATION FUEL ADDITIVE		
10603	CHP	LEA	CHIPMAN METHOXYCHLOR SPRAY CONCENTRATE INSECTICIDE		
			CHAPMAN TIMPREG B POL-NU TYPE WOOD PRESERVATIVE	6	
10617	CHD		GREASE		r i
10619	KVL		SEVIN POULTRY AND LIVESTOCK WETTABLE INSECTICIDE		
10621	STF		SUTAN+ 10-G HERBICIDE		
10623	MCC		MCLELLAND CATTLE FLY AND LOUSE POWDER		2
10627	INT		CO-OP WEEDRITE		
10629	GCP		GRAN WEED PREVENTER	-0.6	
10636	DDW		DURSBAN 2E EMULSIFIABLE INSECTICIDE		
10638	DIT		CHLORDANE 40W WETTABLE POWDER INSECTICIDE		
10639	WIL		WILSON'S GARDEN SPRAY		:
10644	INT		CO-OP BUG AND BLIGHT CONTROL PROTECTANT	for	
10653	DIT		CHLORDANE 5 D DUST INSECTICIDE	1.000	
10654	DIT		MALATHION 25W WETTABLE POWDER INSECTICIDE		
	INT		CO-DP ANT, GRUB AND CUTWORM KILLER		1
10658 10660	INT		CO-OP WM SEED TREATMENT		
			FEDERAL NON-MERCURY SEED PROTECTANT POLYRAM FUNGICIDE	DOWNE	c D
10663	FED		WILSON'S ROSE DUST	LOWDE	
10675	WIL		GREEN CROSS CUTWORM DUST OR SPRAY CONTAINS CHLORDANE		- 38
10681	GCP				- 10
10689	KEL	MCC	KEMIN GRAIN SAVOR LIQUID	CAR	
10690	LAT		LATER'S METHOXYCHLOR 25% E.C. INSECTICIDE		
10701	RIM		RICHCRAFT BRAND PAINTABLE WOOD PRESERVATIVE RICH-PENT		
			CONTAINS PENTACHLOROPHENOL	j	1.1
10708	DIB	DIA	DACTHAL G-5 HERBICIDE		
10710	KIN		KING 5 % SEVIN AND 7 % COPPER DUST	2 _	_1101
10711	KIN		KING TOMATO POTATO AND VEGETABLE DUST		317172
10715	CHP		CIL SDIL AND LAWN INSECT KILLER CHLORDANE		
10729	MBE		MARQUETTE FLORAL INSECTICIDE-FUNGICIDE		0.00
10731	INT		CO-OP SODIUM T.C.A. GRASS KILLER PELLETS	liv	171-1
10736	DIT		WARFARIN SP. SOLUBLE POWDER RODENTICIDE	y	11111111
10742	LAT		LATER'S GARD-N-AID ROSE SPRAY INSECTICIDE-FUNGICIDE	8	1 4
10744	AMC	AMI	AMCHEM WEEDONE PREEMERGENCE CRABGRASS CONTROL	19.00	
10757	LAT		LATER'S CRAWLING INSECT KILLER RESIDUAL SPRAY	Α.	
10758	LAT		LATER'S FRUIT TREE SPRAY MITICIDE-INSECTICIDE		
10779	REC		MIRA-SOL LIQUID DEODORIZER		25.60
10788	GAL		PEAK OF THE MARKET SLUG BAIT		
10792	BEN		MOORWOOD CLEAR PENTA WOOD PRESERVATIVE	388.6	
10793	TRO		TROJAN TRL-21 RESIDUAL INSECTICIDE SPRAY	000	
10794	TRD		TROJAN TRL-160 FOGGING INSECTICIDE CONCENTRATE	wo   4	
10798	GAL		PEAK OF THE MARKET MANZATE & DUST POTATO FUNGICIDE		
10805	GCP		GREEN CROSS BENAZOLIN LIQUID HERBICIDE FOR WILD MUSTA	RD CON	ITROL
			IN RAPE	11.1	
10806	STF		BETASAN 12.5 GRANULAR SELECTIVE HERBICIDE		1
10807	CON		CONSOLITE WEED-O GRASS AND WEED KILLER CONTAINS SODIU	M CHLC	RATE
			SODIUM METABORATE AND MONURON		1 2
10815	DIT		L-2 FOG DIL CONTAINS LINDANE		
10817	OLH		OCHEMCO MCPA AMINE 80 LIQUID WEED KILLER		1
10823	KEM		DEPOST OF DESCRIPTION CORNEY INCOMPROTECTE		
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10848	DUG		TERSAN LSR TURF FUNGICIDE WP
10853	GCP		GREEN CROSS NON-ARSENICAL VEGETATION KILLER
10866	SAF		NO. 5 MX FOG OIL CONTAINING METHOXYCHLOR
10877	INT		CO-OP CYGON 2E E.C.
10886	KCD	AGT	TERRANEB SP TURF FUNGICIDE
10889	CBE		SUPER-LASTIC WOOD PRESERVATIVE & SEALER-CLEAR
10892	KEY	G00	GLOWON TREE KILLER
10912	NAC		NATIONAL CHEMSEARCH SELECT-TROL
10914	GCP		GREEN CROSS GARDEN AND FRUIT TREE SPRAY
10915	PFF		PFIZER MECOPROP 300 ·
10916	PFF		PFIZER MECOPROP + 2,4-D
10926	NPO		PROTOX A/85 PRESERVATIF IMPERMEABLE POUR LE BOIS
10930	SCT	SHY	GRANULAR LAWN WEED CONTROL COTAINS 2.4-D AND DICAMBA
10936	DOM		PLICTRAN 50W MITICIDE
10949	GCP		GREEN CROSS POISON IVY KILLER
10951	PEN		PESTROY LIQUID RESIDUAL INSECTICIDE
10954	SCU		SCOTT'S CURE DUST CONTAINS ENDOSULFAN, CARBARYL, ZINEB AND SULPHUR
10957	CBC		PYRETHRUM LIQUID DIP FOR CONTROL OF BLOWFLIES ON FISH
10959	UNR		SYSTEMIC PRO-GRO DUST SEED PROTECTANT FOR USE ON ONION SEED
10964	WIL		WILSON TREE & SHRUB SPRAY MITICIDE
10965	WIL		WILSON'S 50% SEVIN INSECTICIDE WETTABLE POWDER
10969	GCP		GREEN CROSS ESTEMINE MCPA LIQUID WEEDKILLER
10970	GCP		GREEN CROSS ESTEMINE 2.4-D LIQUID WEEDKILLER
10971	FMC		LIQUID WONDER WEEDER
10973	FMC		WEED PREVENTER SPRAY WITH DACTHAL WETTABLE POWDER
10978	CGA		BASUDIN 5G GRANULAR INSECTICIDE CONTAINS DIAZINON
10985	LAT		LATER'S 1% LINDANE DUST INSECTICIDE
10988	CGA		PRIMATOL A.P. 5:5 BRAND OF ATRAZINE AND 2,4-D GRANULAR HERBICIDE
10991	SHL		RABON INSECTICIDE 75% WETTABLE POWDER
10992	DIT		CHLORDANE 40S OIL CONCENTRATE INSECTICIDE
10995	LAT		LATER'S ANIMAL INSECT POWDER CONTAINS LINDANE
11003	GCP		GREEN CROSS GRANULAR VEGETATION KILLER
11005	CYC		CYTROL POISON IVY KILLER CONTAINS AMITROLE
11016	GCP		BROMOPHOS 25% WETTABLE POWDER INSECTICIDE
11026	CGA		PRINCEP 4G GRANULAR HERBICIDE OF SIMAZINE
11034	PFF		PFIZER SABITHANE-80 80% MANEB WP AGRICULTURAL FUNGICIDE
11036	MBE		MARQUETTE LARVEX 5% INSECTICIDE
11037	MBE		DUTOX INSECTICIDE SPRAY
11038	SAN		SANFAX DYNA-KILL CONCENTRATED OIL SOLUBLE INSECTICIDE
11051	LAT		LATER'S 10% MANZATE 200 POTATO SEED TUBER FUNGICIDE
11052	PAA	MAL	MOSS-STOP
11055	GCP		GREEN CROSS ESTEMINE NON VOLATILE BRUSHKILLER HERBICIDE
11061	DUQ		TERSAN 1991 TURF FUNGICIDE WETTABLE POWDER
11062	DUQ		BENLATE FUNGICIDE WETTABLE POWDER FOR ORNAMENTALS
11067	FMC		AFESIN 2 HERBICIDE

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11070	NOW		TARCOATE PURE TAR CREOSOTE	
1 107 1	NOW		TARCOATE PENTASOL WOOD PRESERVATIVE CLEAR, GREEN OR BRI CONTAINS PENTACHLOROPHENOL	DWN
11076	SHL		VAPONA/MALATHION INSECTICIDE FOGGING SOLUTION	
11077	SHL		VAPONA/MALATHION INSECTICIDE FOGGING SOLUTION	
11084	SHA		SHAMROCK MALATHION 50% E.C.	
11087	INT		CO-OP MCPAK 400	
11088 11092	CHP VEL		MANTOX BO% MANEB W.P. FUNGICIDE WARFARIN PLUS SULFAQUINOXALINE CONCENTRATE INSECTICIDE	
11092	VEL		DIPHACIN - 110 CONCENTRATE RODENTICIDE	3
11093	VEL		VELSICOL WARFARIN CONCENTRATE RODENTICIDE	
11096	LAT		LATER'S SEVIN 50% W.P. INSECTICIDE	
11099	DIB	DIA	BRAVO W-75 WP FUNGICIDE	2.6
11113	OLH		DCHEMCO AMINE 96	
11125	RIL		RICHARDSON'S MALATHION SOE OUTDOOR SPRAY CONCENTRATE	
11130	OLH		OCHEMCO MALATHION SOE.C.	
11132	FAR	MCC	FARNAM SUPER DIE-FLY SUGAR-BASE FLY KILLER CONTAINING TRICHLORFON	
11141	NAC		NATIONAL CHEMSEARCH P-O-W-WASP SPRAY	370
11145	RIL		RICHARDSON'S CHLOR 40 - SOIL - TURF INSECTICIDE	Access 6
11147	SAF		SANEX 0.5% LINDANE (RESIDUAL INSECTICIDE)	1.50
11149	JOH		OFF! CONCENTRATE INSECT REPELLENT SOLUTION	
11156	FAR	MCC	FARNAM READY-TO-USE STABLE AND HORSE FLY SPRAY SOLUTION CONTAINING DICHLORVOS INSECTIC	1
11159	KEM		RIDDEX C-2 RESIDUAL INSECTICIDE CONTAINS CHLORDANE	
11163	RAL		PURINA WOUND PROTECTOR - LIVESTOCK BOMB INSECTICIDE	30.7
11167	ZOC	MCC	STARBAR GOLDEN MALRIN SUGAR BAIT CYPREX 65-W CONTAINS DODINE FUNGICIDE POWDER	
11186 11188	FMC GCP		GREEN CROSS LIVESTOCK INSECTICIDE POWDER CONTAINS CIOD	DIAL
11199	DIT		MOUSE SEED RODENTICIDE BAIT CONTAINS STRYCHNINE	< 114
11202	FMC		LIQUID MULTISPRAY INSECTICIDE WITH DIAZINON	
11208	MBE		SOLNET UN HERBICIDE	
11214	CHP		CIL TREE &SHRUB INSECT KILLER DUTOX	
11220	GCP		GREEN CROSS LIVESTOCK INSECTICIDE PRESSURIZED SPRAY	
11222	NAC		NATIONAL CHEMSEARCH FENOCIL WEED KILLER	
11226	DIT		SULFAMATE-80 HERBICIDE CONCENTRATE	
11229	DIT		MALATHION 50S OIL CONCENTRATE INSECTICIDE	100
11230	DIT		CHLORDANE 25G GRANULAR INSECTICIDE	)
11231	DIT		CHLORDANE 5G - GRANULAR INSECTICIDE	11.
11232	MBE		STERIL (DESTRUCTEUR DE V EG ETATION) BETANAL POST-EMERGENCE HERBICIDE FOR SUGAR BEETS	7
11234	NAP			2
11235 11252	GRE ABB	ABC	GREEN VALLEY MANEB 80 WP FUNGICIDE DIPEL BACILLUS THURINGIENSIS VAR. ALESTI W.P.	D. San
11252	OLH	ADC	OLIVER MANEB 80 W WETTABLE POWDER FUNGICIDE	100
11253	PFF		PFIZER DALAPON	
11265	KEL	WER	MOLD CURB LIQUID CONTAINING PROPIONIC ACID	
11266	KEL	WER	MOLD CURB DRY POWDER	
11268	KIN		KING 15% ZINEB MUSHROOM DUST	
11269	SUP		SUPERSWEET FLY BAIT CONTAINS DICHLORVOS	

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44072	CHP		CHIPMAN MECOPROP + 2.4-D WEEDKILLER LIQUID
11273	AMC	JOS	AMILON WP PRE-EMERGENCE WEEDKILLER CONTAINS CHLORAMBEN AND
11276		003	LINURON
11284	STF		EPTAM 8-E SELECTIVE HERBICIDE
11289	STF		EPTAM 10:G GRANULAR SELECTIVE HERBICIDE
11302	INL		THURICIDE HPC CONTAINS BACILLUS THURINGIENSIS
11313	CHG	CHH	BAYGON OSC INSECTICIDE
11314	KEM		RIDDEX MAL-FOG 55 FOGGING INSECTICIDE CONCENTRATE
11315	DOM		LORSBAN 25 WP INSECTICIDE
11321	CHP		HERBITOX MCPA LIQUID WEEDKILLER FROM POTASSIUM SALT OF MCPA
11323	SHL		ENDAVEN WILD OAT HERBICIDE
11337	AMC	IMA	EMULSAMINE E-3 LIQUID HERBICIDE
11341	MBY		ASULOX ASULAM SODIUM SALT, LIQUID SELECTIVE WEEDKILLER
11342	CHM	DIT	ROZOL MINERAL OIL FOR PCO AND MANUFACTURING USE ROZOL RODENTICIDE FOR PCO AND MANUFACTURING USE
11343	SUP	KEM	SUPERSWEET FLY BAIT CONTAINS DICHLORVOS AND RONNEL
11357	• • •		CO-OP CHLORDANE 40% EMULSIFIABLE CONCENTRATE INSECTICIDE
11358	INT		SANEX 10% CHLORDANE EMULSIFIABLE CONCENTRATE
11363	SAF		SANEX 10% CHLORDANE EMULSIFIABLE CONCENTRATE
11365	SAF		SANEX VAPO FOG LIQUID INSECTICIDE
11369	ALT		ALSI MOTH PROOFER (PRESSURIZED)
11372	ZOC	MCC	STARBAR GOLDEN MALRIN LIQUID
11374	KEM	MCC	RIDDEX CHLORDANE 40 EMULSIFIABLE CONCENTRATE INSECTICIDE
11376	JIT		JITO JITOGAS AEROSOL INSECTICIDE
11382	MBE		WARFARIN PLUS PROLIN PELLETS
11389	OLH		OCHEMON NM SINGLE BOX SEED TREATMENT POWDER CONTAINS MANEB
11391	OLH		OCHEMCO NM DUAL PURPOSE DRILL BOX SEED TREATMENT POWDER
			CONTAINS MANEB AND LINDANE
11396	ROH		KERB 50-W
11397	ZOC	MCC	STARBAR GRUBEX
11399	MGK	LEI	PUROCIDE MOSQUITO ADULTICIDING CONCENTRATE
11400	PEK	PEL	DECCO APPLE COATING WT-56 WITH FUNGICIDE THIABENDAZOLE
11410	FMC FMC		POMOGREEN ROSE & FLOWER FUNGICIDE POMOGREEN ROSE AND FLOWER DUST
11415	FMC		TREE AND SHRUB DUST KILLS INSECTS ON SHRUBS, EVERGREENS
11418	BBE		BEXCOL INSECTICIDE & VAPORIZER CONTIENT DIAZINON
11420	INT		CO-OP METHOXYCHLOR 50% WP INSECTICIDE
11423	UNR		VITAFLO 280 LIQUID SEED PROTECTANT
11425	PLG		QUINTOZENE 75 WP FUNGICIDE
11428	DAL		D & L SHAMPOD FOR DOGS & CATS
11432	FIS		FISONS FI-DRIN LIVESTOCK DUST
11436	LAT		LATER'S 5% DIAZINON GRANULAR INSECTICIDE
11437	LAT		LATER'S DIAZINON 12.5% LIQUID INSECTICIDE
11441	VAR		GUARDSMAN 2,4-D AMINE BO LIQUID WEEDKILLER
11444	GCP		MESORAND 50 W
11448	VAR		GUARDSMAN LAWN-SAVE
11452	PLG		BENOMYL WP SYSTEMIC FUNGICIDE
11458	CBB		CIL LAWN WEED KILLER
11459	CBB		CIL SLUG KILLER PELLETS

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11460	MAP		TRUBAN WETTABLE POWDER FUNGICIDE
11466	SCT	MLL	PROTURF GRANULAR FUNGICIDE 11
11478	BAT		BARTLETT FERBAM 76 FUNGICIDE
11479	CBB		CIL ANT & GRUB KILLER
11495	LAT		LATER'S WEED-ALL LIQUID
11498	PRG		DELETE TOBACCO SUCKER CONTROL AGENT
11499	FAC	NOF	SPROUTOFF FOR CONTROL OF TOBACCO SUCKERS
11500	UNR	.,,,,	ROYALTAC CONTACT TOBACCO SUCKER CONTROL AGENT
11514	MAR		MANCHESTER BUG KILLER DUST
11514	MAR		BUG KILLER DUST
			LIQUID MH-30 A PLANT GROWTH REGULATOR
11520	UNR		
11523	COA	PIN	COBRA MOSQUITO COILS (CONTAINS PYRETHRINS)
11527	EMA		EMTROL TOBACCO SUCKER CONTROL AGENT
11540	KEM		RIDDEX 3610 ULV FOGGING CONCENTRATE INSECTICIDE
11542	LAT		LATER'S BENOMYL SYSTEMIC FUNGICIDE W.P.
11543	CHP		HOPPER-SPRAY INSECTICIDE
11548	WIL		WILSON BENOMYL SYSTEMIC FUNGICIDE
11550	FAC	NOF	DE-SPROUT-V
11551	CHP		MCPA AMINE 80 LIQUID WEED KILLER
11558	FAC	NOF	FAIR-TAC FOR CONTROL OF TOBACCO SUCKERS
11559	ANS	ANT	SUCKER PLUCKER TOBACCO SUCKER CONTROL AGENT 148
11561	PEK	PEL	PENTRETE 148 FOR TOBACCO SUCKER CONTROL
11562	STD		STAN-CHEM 2.4-D AMINE 96
11565	ABE		WACO 1% BAYGON
11570	NAP		BETANEX HERBICIDE
11571	FIS		FISONS 2.4-D AMINE BO LIQUID WEEDKILLER
11574	INT		CO-OP 2.4-D AMINE 600
11576	STD		STANCHEM SODIUM TCA GRASS AND CONIFER KILLER
11576	EMA		EMTROL TEN TOBACCO SUCKER CONTROL AGENT
11561	EMA		CATTY ALCOHOL
44504	D10		
11584	DIS		FLY BAIT INSECTICIDE
11590	CHP		CHIPMAN METHOXYCHLOR EMULSIFIABLE CONCENTRATE
			INSECTICIDE
11591	CHP		CHIPMAN MALATHION 50 EMULSIFIABLE CONCENTRATE
			INSECTICIDE
11592	VEL		DIPHACIN 120 RODENTICIDE POWDER
11607	CHP		CHIPMAN CORN-DIL CONCENTRATE CONTAINS ATPLUS 300-F
11611	DAR		WOOD PRESERVATIVE
11612	DAR		DAR 10 GREEN WOD PRES
11617	STD		STANCHEM METHOXYCHLOR 2.4 EC
11618	FIS		FISONS MCPA AMINE BO LIQUID WEEDKILLER
11621	TRO		TROJAN TRL-460 TRU-FOG INSECTICIDE SOLUTION
11629	DOW		DOWPON M GRASS KILLER
11637	ELA		A-REST EC
11646	ANS	ANT	SPROUT-STOP LIQUID GROWTH RETARDANT
11648	NOX		NOXALL FLEA NEK-TYE POWDER FOR CATS
11650	ANS	ANT	RETARD LIQUID GROWTH RETARDANT
11652	ECO	UAF	EPCO TRICHLORFOR POUR ON CATTLE INSECTICIDE
11669	VEL	9	RAMIK GREEN
, 1009	4 L L		INDICATE MINERAL

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			DARWOOTH STATE A MOOD PRESERVATIVE OR SEASUELL
11671	DAR		DARWORTH STAIN & WOOD PRESERVATIVE - 90 SEASHELL
11672	DAR		DARWORTH STAIN & WOOD PRESERVATIVE - 65 NUTMEG BROWN
11673	DAR		DARWORTH STAIN & WOOD PRESERVATIVE - 80 DUNE BEIGE DARWORTH STAIN & WOOD PRESERVATIVE - 75 CHESTNUT BROWN
11674	DAR		
11675	DAR		DARWORTH STAIN & WOOD PRESERVATIVE - 55 HONEYTONE DARWORTH STAIN & WOOD PRESERVATIVE - 50 GLEN GREEN
11676	DAR		DARWORTH STAIN & WOOD PRESERVATIVE - 45 EVERGREEN
	DAR		DARWORTH STAIN & WOOD PRESERVATIVE - 35 COLONIAL RED
11678	DAR		DARWORTH STAIN & WOOD PRESERVATIVE - 30 MEADOW GOLD
11680	DAR		DARWORTH STAIN & WOOD PRESERVATIVE - 25 SIERRA REDWOOD
11684	ABE		WACD PYRETHRIN EMULSIFIABLE CONCENTATE 1-10
11708	CBB		CIL SLIK
11713	LEG		REZ PENTA CLEAR WOOD PRESERVATIVE CONTAINS PENTACHLOROPHENOL
11714	LEG		REZ PENTA WOOD PRESERVATIVE
11721	TRO		TROJAN TRL 108 WEED KILL AMINE 2.4-D
11722	UNR		SLO GRO LIQUID
11726	VIG		VIGORD ANT AND GRUB KILLER
11729	SAN		SANFAX LIQUID 580 EMULSIFIABLE INSECTICIDE CONCENTRATE
11774	STD		STANGARD PENTA GREEN
11781	WIL		WILSON'S WARFARIN MEAL
11787	CHP		CHIPMAN LAWN WEED KILLER LIQUID MECOPROP AND 2,4-D
11789	CNK		WEX MULTI-PURPOSE WETTING AGENT
11798	BAZ	PLG	BASF F238 POWDERY MILDEW SPRAY
11809	CHP		AGRAL 90 A NON-IONIC LIQUID WETTING AND SPREADING AGENT
11817	CHP		CHIPMAN LAWN WEED KILLER LIQUID MELCOPROP, DICAMBA, 2,4-D
11819	ABE		WACO VAPONA INSECTICIDE INDUSTRIAL FOGGING SOLUTION
11835	LAT		LATER'S PREMIUM STOCK SPRAY
11836	ROK		TIMBER-LIFE WOOD PRESERVER
11838	WIL		WILSON'S WARFARIN PELLETS
11852	WEA		WEEDEX SAFETY BAR
11855	ABE		WACO INDUSTRIAL MICRO SPRAY CONCENTRATE
11866	PLG		B-NINE LIQUID PLANT GROWTH REGULATOR
11880	PLG		NO DAMP FOR DAMPING OFF DISEASES IN SEEDLINGS AND CUTTINGS
11884	ROH ROH		TRITON B1956 AGRICULTURAL SPREADER STICKER TRITON XA SPECIAL SPRAY ADDITIVE FOR AGRICULTURAL HERBICIDES
11892	CBB		CIL WEED-ALL SOLUBLE GRANULES
11893	CBB		CIL WEED-ALL SOCIOBLE GRANDLES
11905	UNR		ALAR 85. A GROWTH REGULANT
11906	SCL	WAG	WARFARIN RODENTICIDE BAIT
11911	CHP		DIAZINON 5G GRANULES INSECTICIDE
11913	CHP		DIAZINON GARDEN SPRAY
11925	NAC		I-SO-SECT LIQUID RESIDUAL INSECTICIDE SPRAY
11928	SEL	CGC	CONTAK SUCKER CONTROL AGENT
11945	SAF		ROZOL READY-TO-USE RAT BAIT
11971	INT		CO-OP SURFACTANT DIL CONCENTRATE
11972	INT		CO-OP EMULSIFIABLE SPRAY OIL FOR WEED CONTROL IN CORN
12034	DIS		DISVAP I LIVESTOCK SPRAY
12035	DIS		DISVAP II LIVESTOCK SPRAY
12071	GCP		CONTAK SUCKER CONTROL AGENT

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12093	SHL	KORNOIL CONCENTRATE
12094	SHL	KORNOIL WILSON'S LIQUID CRABGRASS KILLER
12099	WIL	WILSON'S LIQUID CRABGRASS KILLER
12100	WIL	WILSON MAGGOTOX
12132	PLG	AFRICAN VIOLET SPRAY EMULSIFIABLE MITICIDE
12133	BIE	BIKOE CHLORDANE GRANULES
12134	GAP	BIKDE CHLORDANE GRANULES FORMALINE-GARDO-POISON PERMA-KILL GRANULAR DURSBAN RID-IT GRANULAR CHLORDANE PARA FORM F POWDERED FUMIGANT MARQUETTE WEEDRITE GRANULES LAWN-A-MAT D-TER-ND CONTAINS CHLORTHAL
12136	GRD	PERMA-KILL GRANULAR DURSBAN
12137	GRD	RID-IT GRANULAR CHLORDANE
12138	KVL	PARA FORM F POWDERED FUMIGANT
12141	MBE	MARQUETTE WEEDRITE GRANULES
12145	GRD	LAWN-A-MAT D-TER-ND CONTAINS CHLORTHAL
12146	LAT	LATER'S BULB DUST INSECTICIDE/FUNGICIDE
12162	CHP	AGROX SEED TREATMENT FUNGICIDE FLOWABLE CO-OP ANT AND GRUB KILLER GRANULAR
12176	INT	LAWN-A-MAT D-TER-ND CONTAINS CHLORTHAL LATER'S BULB DUST INSECTICIDE/FUNGICIDE AGROX SEED TREATMENT FUNGICIDE FLOWABLE CO-OP ANT AND GRUB KILLER GRANULAR AQUASHADE
12214	FMC	AQUASHADE
12221	BAZ	BASAGRAN LIQUID HERBICIDE
12222	MAP	TRUBAN FUNGICIDE SEVIMOL 4.8 LIQUID SUSPENSION
12236	UAJ SAF	THE PARTY OF THE PROPERTY OF THE PARTY OF TH
12247 12262	KEK	NORKEM GOOG INDUSTRIAL HERBICIDE
12262	KEK	NORKEM 400T TERTIARY FORMULA 2.4-D.MECOPROP AND DICAMBA
12269	MER	MERZAT GIANT DESTROYER
12279	GCP	EASOUT W.P. SYSTEMIC FUNGICIDE.
12295	VIO	LIGHTO & INSECTICIDE COLUTION
12301	CHP	CHIDTAC TORACCO SUCVED CONTROL ACENT
12303	VAR	GUARDSMAN PENTAPRESERVATIVE READY TO USE SANEX PRO-3 ULV CONCENTRATE SANEX PRO-5 ULV CONCENTRATE FAVORITE BIRD BATH FAVORITE FLEA COLLAR FOR DOGS FAVORITE FLEA COLLAR FOR CATS PENTOX PENTA GREEN WOOD PRESERVATIVE CREOSOTE CHIPMAN DANDELION KILLER
12310	SAF	SANEX PRO-3 ULV CONCENTRATE
12311	SAF	SANEX PRO-5 ULV CONCENTRATE
12352	FAV	FAVORITE BIRD BATH
12353	FAV	FAVORITE FLEA COLLAR FOR DOGS
12354	FAV	FAVORITE FLEA COLLAR FOR CATS
12374	OSD	PENTOX PENTA GREEN WOOD PRESERVATIVE
12431	CAO	CREOSOTE
12438	CHP	CHIPMAN DANDELION KILLER
12452	CBB	CIL FRUIT TREE SPRAY CONTAINING CAPTAN AND PHOSMET
12453	CBB	CIL POTATO AND TOMATO DUST
12454	CBB	CIL GARDEN SPRAY CONTAINING 12.5% DIAZINON
12455	CBB	CIL FRUIT TREE SPRAY CONTAINING CARBARYL CAPTAN MALATHION CIL CHLORDANE ANT AND GRUB KILLER
12456	CBB	
12458	CBB	
12484 12510	HOS	TIGUVON POUR-ON ANIMAL INSECTICIDE SUPER SOLIGNUM WOOD PROTECTIVE STAIN 10-14 WALNUT
12510	HOS	SUPER SOLIGNUM WOOD PROTECTIVE STAIN 10-14 WALNOT
12512	HOS	SUPER SOLIGIOUM WOOD PROTECTIVE STAIN 10-15 BLACK
12513	HOS	SUPER SOLIGNUM WOOD PROTECTIVE STAIN 10-200 WHITE
12514	HOS	SUPER SOLIGNUM WOOD PROTECTIVE STAIN 10-68 STRAW
12516	HOS	SUPER SOLIGNUM WOOD PROTECTIVE STAIN 10-66 DRIFTWOOD
12518	HOS	SUPER SOLIGNUM WOOD PROTECTIVE STAIN 10-63 DARK BROWN
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12519	HOS		SUPER SDLIGNUM WOOD PROTECTIVE STAIN 10-62 BRUNSWICK GREEN
12520	HOS		SUPER SOLIGNUM WOOD PROTECTIVE STAIN 10-23 MOHDGANY
12521	HOS		SUPER SOLIGNUM WOOD PROTECTIVE STAIN 10-22 CEDAR
12522	HOS		SUPER SOLIGNUM WOOD PROTECTIVE STAIN 10-21 REDWOOD
12536	CBB		CIL SOIL AND BULB DUST CONTAINING CHLORDANE AND CAPTAN
12537	CBB		CIL GARDEN FUNGICIDE CONTAINING FOLPET
12538	LAT		LATER'S 5% DIAZINON GRANULAR
12560	LAT		LATER'S ROSE AND FLOWER CARE PRESSURISED SPRAY. INSECTICIDE/FUN
12579	SAZ	CHP	GICIDE/MITICIDE THURICIDE HPC FOR HOME GARDENS
12598	CHV	CHE	ORTHO DIAZINON GRANULAR INSECTICIDE
12611	INT		CO-OP GAROEN WEED PREVENTER
12633	MBE		STERIL GRANULAR DRIVEWAY WEEDKILLER
12650	CHP		CHIPMAN STERIL
12651	WIL		WEEDRITE GRASS & WEED KILLER GRANULES
12656	MBE		MARQUETTE ORGANIC BIOLOGICAL INSECTICIDE
12663	CHP		CHIPMAN ORGANIC BIOLOGICAL INSECTICIDE
12675	SAN		SANFAX MICROTOX LIQUID INSECTICIDE
12733	SAF		MOXY GARDEN SPRAY CONCENTRATE
12766	BAZ		CITTOWET PLUS SPREADER STICKER
12831	CHP		RAPID APHID KILLER
12848	MBE		MARQUETTE RAPID APHID KILLER
12849	PFF		PFIZER PFIZOL-10
12850	WIL		WILSON'S LIQUID POISON IVY & BRUSH KILLER
12853	CYC		AVENGE 200-C LIQUID POSTEMERGENCE WILD DAT HERBICIDE
12857	WIL		WILSON'S GRANULAR REPELL DOG AND CAT REPELLENT
12868	SAF		VAPO 5 FOGGING SOLUTION
12886	LAT		LATER'S ONION MAGGOT GRANULES
12927	GRB	ASH	ALGIMYCIN GLB-X POWDER ALGICIDE
12931	MRZ		MARZONE TRIFLURALIN 4 EC
12947	CBB		CIL ORGANIC MICROBIAL INSECTICIDE
12968	CHP		CIL INSECTICIDE-FUNGICIDE FOR ROSES AND FLOWERS
			DE
12971	CHP		BOREA GRANULAR
12990	PRG		OELSPRAY 850 TOBACCO SUCKER CONTROL AGENT
13006	BAZ		PYRAMIN 80 W HERBICIDE
13008	STD		STANGARD PAINTABLE PENTA CLEAR WOOD PRESERVATIVE
13010	STD		STANGARD PENTA WR WATER RECELLENT WOOD PRESERVATIVE
13052	MBE		HAGEN FLEA-OFF NECKLACE FOR DOGS
13065	CBB		FLORITECT ROSE AND FLOWER LIQUID INSECTICIDE FUNGICIDE CIL ROSE SHRUB AND FLOWER SPRAY
13091	STD		STANGARD PENTA GREEN WOOD PRESERVATIVE
13139	STF		POLE-FUME
13153	INT		CO-OP VA-PORFOG LIQUID FOGGING INSECTICIDE
13212	CHG	CHH	BAYGON MOS INSECTICIDE
13241	INT	51111	CO-OP PREMIUM TURF HERBICIDE
13258	PLG		SKOOT REPELLENT FOR RABBITS MICE AND DEER
13298	DUO		LIGNASAN P FUNGICIDE
13300	SAN		SANFAX MICRO MIST

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13332	BUX		INDOOR INSECT CONTROL
13356	ALS		NO WEED AMINE 96
13359	VEL		RAMIK GREEN RODENTICIDE THROW PAK
13378	MGK	LEI	PYROCIDE FOGGING FORMULA 7067
13396	CBB		CIL STERILEX LIQUID WEED KILLER
13429	UNR		VITAFLO 250 SYSTEMIC NON-MERCURIAL SEED PROTECTANT
13431	UNR		ARREST 75W TURF FUNGICIDE
13468	SAN		SANFAX NEMESIS WATER EMULSIFIABLE LIQUID INSECTICIDE
13517	CHP		CIL CUTWORM & MAGGOT KILLER DIAZINON
13526	SAF		SPRUCE BUDWORM INSECTICIDE
13548	SAF		SANEX MALATHION 50E
13557	WIL		WILSON'S RABBIT REPELL
13558	INT		CO-OP METHOXYCHLOR 25 EC
13570	LAT		LATER'S MCPA AMINE 400
13582	ALC		NALCO-TROL DRIFT CONTROL ADDITIVE
13616	WIL		WILSON TOMATO AND VEGETABLE DUST
13618	STD		STANGARD PENTA GREASE 10 , INSECTION PRESSURE SPADE PRESERVATIV
			Ε
13634	OSD		OSMOSE PENTOX CREOSOTE
13636	OSD		PENTOX BROWN WOOD PRESERVATIVE
13652	CHP		DEECOP POTATO, TOMATO AND VEGETABLE INSECTICIDE FUNGICIDE
13655	WIL		WILSON'S MANEB VEGETABLE FUNGICIDE
13657	WIL		WILSON'S CRABGRASS AND GARDEN WEED PREVENTER
13691	WIL		WILSON'S LIQUID DIAZINON INSECT SPRAY
13695	KEM		RIDOEX ABATE 2 G GRANULAR INSECTICIDE
13702	CHP		CHIPMAN DIAZINON DUST
13723	MBE		DEECOP POTATO, TOMATO AND VEGETABLE INSECTICIDE FUNGICIDE
13727	PFF		PFIZER METHOXYCHLOR 240
13737	MBE		MARQUETTE DALAPON SOLUBLE POWDER HERBICIDE
13761	CGA		TARGET NON-VOLATILE LIQUID HERBICIDE
13795	CPV		PROVIMI RABON 50 WP
13801	HOE		HOE-GRASS EC HERBICIDE
13852	GCP		AEROMIN 2,4-D
13858	FAC		DE-CUT V LIQUID PLANT GROWTH REGULATOR
13861	DOW		NORBAK 60 PARTICULATING AGENT FOR REDUCING SPRAY DRIFT
13865	STF		PROLATE 1.2 EC BEEF CATTLE INSECTICIDE
13866	SAS		SANEX TACKY-TOES BIRD REPELLENT
13868	ROB		BEACON SHOO! BIRD REPELLENT PASTE IN 9 OZ CAULKING GUN CARTRIDG
10000	202		ES
13869	ROB		BEACON SHOO! SQUIRREL REPELLENT PASTE IN 9 0Z CAULKING GUN CART
42004	DIC		RIDGES
13881	DIS		DISVAP BACK-RUBBER SOLUTION
13883 13886	DIS		MALATHION 50 EC DUPONT SURFACTANT WK
			KORLAN 2 POUR ON INSECTICIDE FOR LICE
13887 13889	DOW SCT		SCOTTS PRO-TURF GRANULAR INSECTICIDE ONE WITH DIAZINON
13889	ATS		TWEEN 20 ADJUVANT
13910	SAZ	CHP	THURICIDE 16B AQUEOUS CONCENTRATE FOR GROUND APPLICATION
13912	CGA	CHE	THIOGREEN 80W FUNGICIDE
13517	CGA		THIOGREEM OOM TONGTOIDE

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13929	CHP		SEVIN LIQUID SUSPENSION INSECTICIDE
13935	DOW		LORSBAN 25 WP SLURRY SEED TREATMENT
13965	STF		SUTAN + ENCAPSULATED
13975	MEC		MERTECT FLOWABLE FUNGICIDE
13982	CBB		CIL CYGON 2-E
13984	VIT	VIR	ULTRA V AEROSOL INSECTICIDE
14007	CHC		CHEMPARA VAM ANIMAL REPELLANT
14008	WIL		WILSONS STOP WEEDS
14009	WIL		WILSONS BORER KILL LIQUID INSECTICIDE
14010	INT		CO-OP POTATO AND TOMATO DUST
14017	CHV		CHEVRON ROSE AND FLOWER JET DUSTER PRESSURIZED
14019	CHP		CHIPMAN ARSORGARD
14027	LAT		LATER'S SYSTEMIC ORNAMENTAL GARDEN SPRAY E.C.
14050	DUR		CREOSOTE WOOD PRESERVATIVE
14064	DUQ		KRENITE BRUSH CONTROL AGENT
14069	UNR		VITAVAX SOLUTION SYSTEMIC NON-MERCURIAL SEED PROTECTANT
14080	CBB		CIL MALATHION 50 CONCENTRATE
14081	CBB		CIL CRABGRASS PREVENTER
14107	INT		CO-OP DIAZINON 12.5
14113	STF		PREFAR 4.8E HERBICIDE
14118	DUK		WOODSOL CREOSOTE WOOD PRESERVATIVE
14120	DUK		WOODSOL PAINTABLE PENTA
14133	CAO		BULLDOG GRIP WOOD PRESERVATIVE BLACK
14134	CAD		BULLDOG GRIP WOOD PRESERVATIVE
14144	INT		CO-OP GOLDEN FLY BAIT
14150	MBE		MARQUETTE HERBITEX K HERBICIDE
14151	MBE		DEECOP POTATO, TOMATO AND VEGETABLE DUST
14160	CHP		CIL INSECTICIDE-FUNGICIDE DUST FOR VEGETABLES
14161	MBE		MARQUETTE ARBOGARD
14187	LAT		LATER'S MCPA 500
14193	CHC		MAG-X-CIDE NON SELECTIVE LIQUID HERBICIDE
14214	RAL		PURINA MALATHION SPRAY EC D-5875
14224	HYN	SMS	HYSAN DIQUAT HERBICIDE
14233	MBE		FOLIGARD LAWN AND GARDEN FUNGICIDE
14241	CUP		COAL TAR CREOSOTE WOOD PRESERVATIVE
14250	ELA		SPIKE 5 P HERBICIDE
14277	WIL		WILSON SOILGARD LAWN & SOIL INSECTICIDE
14279	ALS		AMITROL-T HERBICIDE
14281	AVM		VITAL K-115 LIQUID WEED KILLER
14282	CHV		ORTHENE INSECT SPRAY EC
14305	KEM		RIDDEX BAYGON ROACH BAIT
14335	ZOC		STARBAR EC1
14341	CHP		CHIPMAN SYSTEM 2-E EMULSIFIABLE CONCENTRATE
14342	CHP		CHIPMAN SEVIN LIQUID SUSPENSION INSECTICIDE
14343	MBE		MARQUETTE SEVIN LIQUID SUSPENSION INSECTICIDE
14354	LAT		LATER'S GOLDEN GARDEN DUST
14356	ROH CHP		DITHANE 2.78 WP FUNGICIDE CHIPMAN MALATHION 500 EC GRAIN BIN PROTECTANT
14407	GCP		
144 14	GCP		GREEN CROSS LIQUID VEGETATION KILLER

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14421	MBE		MARQUETTE SYSTEM 2-E SYSTEMIC INSECTICIDE
14447	CHP		CHIPMAN ARBOGARD RODENT REPELLENT
14454	CHP		CHIPMAN 25 SEVIN BLUEBERRY DUST
14487	KEM		RIDDEX BAY-FOG 4 FOGGING INSECTICIDE
14489	MBE		MARQUETTE SOIL AND BULB DUST
14490	CHP		CHIPMAN SOIL AND BULB DUST
14497	CHP		MILGO E SYSTEMIC FUNGICIDE LIQUID SUSPENSION
14501	PFF		PFIZER AFESIN 2E HERBICIDE
14518	MBE		MARQUETTE FRUIT-PLUS LIQUID FRUIT TREE SPRAY
14519	CHP		CIL INSECTICIDE-FUNGICIDE FOR FRUIT TREES
14534	PFF		PFIZER SODIUM TCA "INHIBITED GRASS AND CONIFER KILLER
14536	CHP		CIL LAWN FUNGICIDE
14537	MBE		MARQUETTE FLORAL GARDEN DUST INSECTICIDE FUNGICIDE
14550	WIL		WILSON FRUIT TREE SPRAY
14555	PFF		PFIZER PHYGON XL
14556	CHP		CHIPMAN NO-HOE WEED PREVENTER
14557	MBE		MARQUETTE SOLNET WEED PREVENTER
14561	SCT		SCOTTS PRO-TURF GRANULAR WEEDGRASS PREVENTER
14562	PFF		PFIZER ZINEB 80 W
14564	CBE		CANADIAN TIRE DANOELION KILLER
14566	PFF		PFIZER SEVIN 50 W
14568	BIE		BIKOE DIAZINON GRANULES
14583	ZOC		STARBAR BACK RUBBER CONCENTRATE
14593	SCT		SCOTTS PRO-TURF K-O-G GRANULAR WEED CONTROL
14610	PFF		PFIZER FERBAM 76 W
14621	OCD	CCD	GRANULAR OXY MONOBOR CHLORATE PLUS DIURON
14631	UNR		MCPA 300 SDDIUM SALT LIQUID HERBICIDE
14632	FFA	WBB	PYRENDNE 25-5 MAG SDLUTION INSECTICIDE
14649	SHL		VENDEX 50 W MITICIDE
14656	PFF		PFIZER MALATHION 25 W
14660	ZOC		ENSTAR 65 EC INSECT GROWTH REGULATOR
14672	UNR		AMKIL 500 MCPA
14675	UNR		AMKIL 500 MCPA
14706	LAT		LATER'S SEVIN 50% W.P.
14709	NCR		NIAGARA SUPER SPRED SURFACTANT
14718	NCR		NIAGARA MCPA SDDIUM SALT 300
14722	UNR		AMKIL 500 2,4-D LIQUID HERBICIDE
14723	UNR		AMKIL 500 2,4-D LIQUID HERBICIDE
14725	NCR		NIAGARA AMSOL 2,4-D AMINE 500
14726	NCR		NIAGARA 2.4-D AMINE 600
14729	NCR		NIAGARA MALATHION 500 E
14730	NCR		NIAGARA MCPA AMINE 500
14733	NCR		NIAGARA MECOTURF PLUS 24D LIQUID WEEDKILLER
14740	NCR		NIAGARA FERBAM 76 W FUNGICIDE
14756	NCR		NIAGARA STIK WP NAA PLANT GROWTH REGULATOR
14757	NCR		NIAGARA METHOXYCHLOR 50 W INSECTICIDE
14761	NIP		NIAGARA RODENT REPELLENT
14763	NCR		NIAGARA MECOTURF HERBICIDE
14768	NCR		NIAGARA MANEB 80 W FUNGICIDE

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3	14769	NCR		NIAGARA MALATHION 25 WP INSECTICIDE
	14772	NCR		NIAGARA METHOXOL 240 E
	14773	PFF		PFIZER ZIRAM 85W
	14797	NCR		NIAGARA ROTENONE 5 WP INSECTICIDE
	14798	NCR		NIAGARA SEVIN 50 WP INSECTICIDE
	14799	NCR		NIAGARA POLYRAM FUNGICIDE SEED PROTECTANT
	14808	NCR		NIAGARA PHYGON 50 WP FUNGICIDE
	14810	LAT		LATER'S CUTWORM 8 MAGGOT GRANULES
	14817	PFF		PFIZER AFOLAN HERBICIDE
	14825	BAZ		POLYRAM BOW FUNGICIDE
	14828	BAZ		POLYRAM 7 DUST FUNGICIDE
	14829	LAT		LATER'S LAGON 2E SYSTEMIC INSECTICIDE
	14841	DUQ		BENLATE T FUNGICIDE
	14846	NCR		NIAGARA LIME SULPHUR LIQUID INSECTICIDE
	14850	KEM		KS C2 CHLORDANE RESIDUAL INSECTICIDE
	14851	GCP		GREEN CROSS PREMIUM ROSE AND EVERGREEN DUST
	14852	WIL		WILSON'S BULB AND SOIL DUST
	14854	KEM		MOSQUITO GRANULES INSECTICIDE
	14857	PRL		TOXI-MIX FLY KILLER STRIP
	14859	GCP		GREEN CROSS LIQUID SEVIN
	14861	INT		CO-OP SEVIN 50 WP
	14869	SAL		PAR-O-SAN F POWDERED FUMIGANT
	14880	HUH		HOME HARDWARE CREOSOTE WOOD PRESERVATIVE
	14881	HUH		HOME HARDWARE PAINTABLE PENTA CLEAR WOOD PRESERVATIVE
	14882	CHP		CHIPMAN AMBUSH 500 EC
	14895	CHP		CHIPMAN MALEIC HYDRAZIDE
	14902	CHC		CHEMPARA BROCIDE HERBICIDE
	14906	GOF		GOODFELLOW ALL WEATHER WOODPRESERVATIVE FOR CUTS
	14907	UNR NCR		PHYGON XL ORCHARD FUNGICIDE NIAGARA CORN OIL CONCENTRATE
	14925	CHP		CHIPMAN MANCOZEB POTATO SEED PIECE DUST
	14939	NCR		NIAGARA FERBAM 7 DUST
	14940	NCR		NIAGARA LIQUID FRUIT TREE SPRAY
П	14941	NCR		NIAGARA NIA-TAC TOBACCO SUCKER CONTROL AGENT
П	14963	DUQ		LEXONE L METRIBUZIN HERBICIDE
П	14964	CHP		AMBUSH 25 WP INSECTICIDE FOR CONTROL OF PEAR PSYLLA ADULTS
N	14976	CHP		CHIPMAN AMBUSH 500 EC FOR USE ON GREENHOUSE ORNAMENTALS
	14982	BAZ		POLYRAM DIAZINON FUNGICIDE INSECTICIDE DUST
	14986	GCP		GREEN CROSS DCT DUAL PURPOSE SEED TREATMENT
۰	14995	NCR		NIAGARA ZINEB 80 W
	15001	ELA		SPIKE 5 G HERBICIDE
	15006	FAR	PFE	COUNTRY DOG DIP QUICK
	15009	CHP		CHIPMAN ZINEB 80 WP FUNGICIDE
H	15014	ZOC		VET-KEM WARBLEX CATTLE INSECTICIDE
۱	15033	ZOC		VET-KEM E.C 1
II	15111	PLG		SATHON 10-10 MITICIDE
H	15114	LAT		LATER'S DANDELION WEEDKILLER SOLUTION
۱	15118	GCH		FLORAL 50 MALATHION LIQUID INSECTICIDE MITICIDE
ı	15121	ARR	VIO	VAPOROOTER PLUS A FOAMING FUMIGANT
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15122	ARR	VIO	VAPOROOTER A FOAMING FUMIGANT	
15123	ARR	VIO	SANAFOAM VAPOROOTER	
15130	CAT		CANTOL D-SECT LIQUID SPRAY AND FOGGING INSECTICIDE	
15135	FAR	PFE	COUNTRY DOG FLEA AND TICK COLLAR	
15143	TIR	BAU	POLE TOPPER FLUID	
15144	TIR	BAU	OSMO BAND WOOD PRESERVATIVE BANDAGE	
15149	CHC		CHEMPARA KROZINE HERBICIDE	
15151	OCD		BOROCIL IV GRANULAR HERBICIDE	
15158	CAT		CANTOL SELECTRA 20 LIQUID WEED KILLER	
15176	ZDC		PREMIUM GOLDEN MALRIN FLY BAIT	
15186	LAT		LATER'S FRUIT TREE SPRAY	
15188	LOR		LORRAIN FLY PATROL BAIT	
15213	MBY		ROVRAL FUNGICIDE WP	
15240	DOW		MCPA DEA 500 LIQUID FARM WEEDKILLER	
15244	TRO	cas	TROJAN TRL OB LIQUID SOIL STERILANT	
15256	CHM	SAF	MAKI O.1 DRY CONCENTRATE RODENTICIDE	
15257	CHM	SAF	MAKI LIQUID CONCENTRATE RODENTICIDE	
15258	INT		CO-OP WARBLE KILLER	-111
15262	GCH		FLORAL FUNGICIDE DUST INDOOR OUTDOOR	
15265	MBE		MARQUETTE HERBITEX LIQUID HERBICIDE	
15266	NCR		COUNTRY DUG FLEA AND TICK COLLAR POLE TOPPER FLUID  OSMO BAND WOOD PRESERVATIVE BANDAGE CHEMPARA KROZINE HERBICIDE BOROCIL IV GRANULAR HERBICIDE CANTOL SELECTRA 20 LIQUID WEED KILLER PREMIUM GOLDEN MALRIN FLY BAIT LATER'S FRUIT TREE SPRAY LORRAIN FLY PATROL BAIT ROVRAL FUNGICIDE WP MCPA DEA 500 LIQUID FARM WEEDKILLER TROJAN TRL OB LIQUID SOIL STERILANT MAKI 0.1 DRY CONCENTRATE RODENTICIDE CO-OP WARBLE KILLER FLORAL FUNGICIDE DUST INDOOR GUTDOOR MARQUETTE HERBITEX LIQUID HERBICIDE BLUESTONE SUPERFINE SOL POWDER FUNGICIDE HYDE-PARK GRIM REAPER LIQUID SOIL STERILANT BOLT AIRBORNE LIQUID INSECTICIDE FORMULA P-3610 CHIPMAN DALAPON QUACK GRASS KILLER ULO-CIDE V 500 CONTACT INSECT SOLUTION	
15271	HYP	COS	HYDE-PARK GRIM REAPER LIQUID SOIL STERILANT	
15295	JOH		BOLT AIRBORNE LIQUID INSECTICIDE FORMULA P-3610	
15304	CHP		CHIPMAN DALAPON QUACK GRASS KILLER ULO-CIDE V 500 CONTACT INSECT SOLUTION DANEX BO SP INSECTICIDE	
15317	MIF		ULO-CIDE V 500 CONTACT INSECT SOLUTION	
15319	SOL		UANEX BU SP INSECTICIDE	
15325	LAT		LATER'S CALCIDE LIQUID VEGETATION KILLER	
15335	TOX		NEW TOXI-MIX INSECTICIDE WP	
15344	CGC		BASUDIN FM MICROENCAPSULATED INSECTICIDE	
15359	ROE		STARBAR PROLATE EMULSIFIABLE LIQUID BEEF CATTLE INSECT	
15365	DEE	cos	DEE-STRICT LIQUID SOIL STERILANT	
15404	LAT		DEE-STRICT LIQUID SOIL STERILANT LATER'S PREMIUM WEED AND PAVE SOLUTION GALLEX CROWN GALL CONTROL WILSONS BOTENIONE SORAY	
15414	AGB	ORE	GALLEX CROWN GALL CONTROL	
15415	WIL		WILSONS ROTENONE SPRAT	
15416	WIL		WILSONS LIQUID FRUIT TREE SPRAY	
15423	STF		PROLATE 8 OS POUR-ON BEEF CATTLE INSECTICIDE MARQUETTE CUCURBIT INSECTICIDE-FUNGICIDE DUST NIAGARA METAM-SODIUM LIQUID SOIL FUMIGANT	
15426	MBE		MARQUETTE CUCURBIT INSECTICIDE-FUNGICIDE DUST	
15437	NCR		NIAGARA METAM-SUDIUM LIQUID SUIL FUMIGANI	
15470	CHP KEM		CHIPMAN CRABGRASS PREVENTER	
15472 15475			RIDDEX 3610D ULV INSECTICIDE	5%
	SAF		10-1 PLUS FOOD PROCESSORS SPRAY	-0.1
15494 15504	ABE KEM		WACO INDUSTRIAL D-TRANS MICRO SPRAY CONCENTRATE RIDDEX CHLORDANE 5 DUST	-11
15504	COS		COPELAND LIQUID SOIL STERILANT	767
			VITAVAX POWDER SYSTEMIC NON-MERCURIAL SEED PROTECTANT	
1553B 15565	UNR			
15567	SAF SAF		SANEX PROX 120 INSECTICIDE CONCENTRATE ABATE 2 G	
15606	NCR		NIAGARA PHENOXYLENE PLUS HERBICIDE	
15608	CHP		CHIPMAN DODINE 65 WP	
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NO	TRANT	T	PESTICIDE
15654			FOLPAN 50 WP FUNGICIDE
15658	FLC		VARAPEL WOOD PRESERVATIVE SEALER NATURAL
15659	FLC		VARAPEL WOOD PRESERVATIVE SEALER HUNTER GREEN
15660	FLC		VARAPEL WOOD PRESERVATIVE SEALER CORDOVA BROWN
15661	FLC		VARAPEL WOOD PRESERVATIVE SEALER CHARCOAL
15662	FLC		VARAPEL WOOD PRESERVATIVE SEALER FAWN
15663	FLC		VARAPEL WOOD PRESERVATIVE SEALER WALNUT
15664 15665	FLC FLC		VARAPEL WOOD PRESERVATIVE SEALER MAHOGANY VARAPEL WOOD PRESERVATIVE SEALER REDWOOD
15666	FLC		VARAPEL WOOD PRESERVATIVE SEALER REDWOOD  VARAPEL WOOD PRESERVATION SEALER MAPLE
15668	LAT		LATER'S SUPER WEED-ALL LIQUID HERBICIDE
15669	GCP		GARDAL ROSE AND FLOWER GUARD
15671	CAX		AFESIN 2EC HERBICIDE
15679	SAF		BROMONE O. 1 DRY CONCENTRATE RODENTICIDE
15680	SAF		BROMONE LIQUID CONCENTRATE
15682	VEL		EMBARK 1.5 PLANT GROWTH REGULATOR
15687	MEL		PERMA-KILL 100 ROACH POWDER
15688	WEC		WEALL AND CULLEN GARDEN SPRAY
15701	CHP		ECTIBAN TWENTY-FIVE FLY KILER
15702	CHP		ECTIBAN WP
15723	DIB	DIA	BRAVO 500 AGRICULTURAL FUNGICIDE
15724	DIB	DIA	DACONIL 2787 FLOWABLE TURF CARE FUNGICIDE
15730	SAF		SANEX 2,4-D AMINE 80 LIQUID WEED KILLER
15737	INT		CO-OP SEVIN 80 WP
15742	INT		CO-OP BACKYARD CLEAN-UP'LIQUID WEEDKILLER
15752 15771	CAX		AFOLAN EC HERBICIDE
15774	CAX		LIMAX SLUG KILLER BAIT, CONTAINS METALDEHYDE AFOLAN 50 WP HERBICIDE
15775	LAT		LATER'S SEVIN 40% LIQUID INSECTICIDE
15790	DEX	ROA	DEXOL RED SPIDER AND MITE SPRAY
15798	LAT	NO.	LATER'S FOLPET MULTI-USE GARDEN FUNGICIDE W.P.
15851	NCR		NIAGARA CHLORDANE 25G
15857	BAZ		PYRAMIN FL LIQUID SUSPENSION HERBICIDE
15887	DOM		DURSBAN HOME AND GARDEN SPRAY CONCENTRATE
15903	MEL		DOOM ROACH DESTROYER
15954	GCP		GREEN CROSS WEED GUARD WEED PREVENTER
15970	DOM		DURSBAN TURF GRANULAR INSECTICIDE
15972	ANX	STK	GRANULAR MOULD KILLER
15987	STN		HORNTOX CLEAR WOOD PRESERVATIVE
15988	STN		HORNTOX GREEN WOOD PRESERVATIVE
15994	KEM		RIDDEX MALFOG 45 FOGGING CONCENTRATE INSECTICIDE
16016	LAT		LATER'S METHOXYCHLOR 25 E.C.
16023	LAT		LATER'S MECOPROP LIQUID SELECTIVE WEEDKILLER
16027 16036	AMV SHL	VEF	FRUIT FIX CONCENTRATE
16041	ZOE	ZOD	SANBAR INSECTICIDE
16041	ZOE	ZOD	STARBAR DAIRY SPRAY WITH REPELLENT STARBAR STOCK SPRAY WITH REPELLENT
16042	HOK	PFF	HOPKINS SODIUM TCA WEED KILLER
16061	GCP		GREEN CROSS BORER SPRAY LIQUID INSECTICIDE

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NO	TRANT	Т	PESTICIDE
16069	CHG	СНН	BAYGON 200 READY TO USE U.L.V INSECTICIDE
16080	FIS		FICAM D INSECTICIDE DUST
16084	INT		CO-OP SENTINEL KILLER 500 ML
16099	SAF		SANEX MALATHION 50 EC
16102	LAT		LATER'S SELECTIVE WEEDKILLER,2.4-D AMINE 600
16106	LAT		LATER'S POTATO & TOMATO DUST
16120	LEW		OAK LAKE CATTLE BACKRUBBER LIQUID CONCENTRATE
16149	CAT		CANTOL 350 SELECTIVE BROADLEAF WEED KILLER
16154	ZOE		PARAMITE DIP OR SPONGE-ON EMULSIFIABLE LIQUID
16155	UCA	JOS	ETHREL LIQUID PLANT GROWTH REGULATOR FOR FLUE CURED TOBACCO
16160	LAT		LATER'S DURSBAN SPRAY E.C.
16162	SHL		VENDEX 50W MITICIDE
16168	СНН		MESUROL 2% BAIT MOLLUSCIDE
16169	GCP		GREEN CROSS TRUMP SLUG KILLER PELLETS
16170	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 2
16171	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 3
16172	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 4 CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 5
16173	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 6
16174	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 8
16176 16177	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 9
16177	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 10
16178	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 10
16180	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 11
16181	CUB	CAX	CUPRINGL SEMI-TRANSPARENT WOOD STAIN NO 14
16189	UNR	CAA	THIRAM 320 FLOWABLE FUNGICIOE
16192	LAT		LATER'S LIQUID FRUIT AND BERRY SPRAY
16200	WIL		WILSONS GRANULAR VEGETATION KILLER
16207	GRX		MALATHION 25W INSECTICIDE
16208	GRX		METHOXYCHLOR 240 INSECTICIDE EC
16210	GAP		GARDO NO 91 LINDANE IN MINERAL DIL
16221	BAX		SANDRAN LIQUID TICK AND FLEA DIP FOR DOGS AND CATS
16238	PFF		PFIZER SODIUM TCASOLUTION
16239	PFF		PFIZER MALEIC HYDRAZIDE
16244	UNR		ALANAP 3 LIQUID HERBICIDE
16254	HOK	PFF	UNITE.A COMPATABILITY AGENT
16273	FOF		FOSSIL FLOWER NATURAL BUG KILLER AND FUNGICIDE FOR ROSES
16279	DUQ		LORDX LIQUID SUSPENSION WEED KILLER
16285	CHP		ECTIBAN FIVE FLY KILLER
16302	CHH		MESUROL 2% BAIT MOLLUSCIDE
16309	PLG		VENDEX 50W WETTABLE POWDER MITICIDE
16363	HOE		AFOLAN F LIQUID FLOWABLE HERBICIDE
16371	SHL		FLY BAIT INSECTICIDE
16377	CUB	CAX	CUPRINOL SEM-TRANSPARENT WOOD STAIN NO 12
16378	CUB	CAX	CUPRINOL SEMI-TRANSPARENT WOOD STAIN NO 120
16387	CHH		DYLOX 420 LIQUID INSECTICIDE
16402	LAT		LATER'S SLOW-GROW PLANT GROWTH RETARDANT
16403	CGA	LIND	PATORAN 670 FW AGRICULTURAL HERBICIDE
16420	GUS	UNR	GUSTAFSON 42 S THIRAM FUNGICIDE

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0	TRANT	T	PESTICIDE
6421	CHP		MANCOZEB FLOWABLE POTATO SEED PIECE TREATMENT
			PFIZER DY-AMINE HERBICIDE
			BASUDIN FM FLOWABLE MICRO-ENCAPSULATED INSECTICIDE
			PFIZER FERBAM 7 DUST
			PFIZER DYCLEER 24 HERBICIDE
			LÓRSBAN 15 G INSECTICIDE
			BORAX FOR FOMES ANNOSUS CONTROL
6465			LATER'S LIME SULPHUR SOLUTION
5483			PROFOG ULV INSECTICIDE
5485		THS	SNAIL JAIL SLUG AND SNAIL BAIT
5498	NAC		FENOCIL LIQUID WEED KILLER
5509	LAT		LATER'S MITE KILLER SPRAY
5519	CUB	CAX	CUPRINOL SOLID STAIN AND WOOD PRESERVATIVE NO 7
5520	CUB	CAX	CUPRINOL SOLID STAIN AND WOOD PRESERVATIVE NO 8
5521	CUB	CAX	CUPRINOL SOLID STAIN AND WOOD PRESERVATIVE NO 1
5522	CUB	CAX	CUPRINOL SOLID STAIN AND WOOD PRESERVATIVE NO 2
5523	CUB	CAX	CUPRINOL SOLID STAIN AND WOOD PRESERVATIVE NO 3
5524	CUB	CAX	CUPRINOL SOLID STAIN AND WOOD PRESERVATIVE NO 4
5525	CUB	CAX	CUPRINOL SOLID STAIN AND WOOD PRESERVATIVE NO 5
5526	CUB	CAX	CUPRINGL SOLID STAIN AND WOOD PRESERVATIVE NO 6
5537	BAX		SANDRAN II FLEA AND TICK COLLAR FOR DOGS
5539	BAX		SENDRAN II FLEA AND TICK COLLAR FOR LARGE DOGS
5540	_		SENDRAN II FLEA AND TICK COLLAR FOR PUPPIES AND SMALL DOGS
5542			WILSON PILL-KILL
			AMITROL LIQUID HERBICIDE
			POUNCE EMULSIFIABLE CONCENTRATE INSECTICIDE
			NIAGARA FORMALDGHYDE
			SANFAX WK-82X SELECTIVE WEED KILLER
			SURPASS 8-E HERBICIDE
			LATER'S CALCIDE LIQUID VEGETATION KILLER
			SEVIN SL CARBARYL INSECTICIDE LIQUID SUSPENSION
			SEVIN RP 2 CARBARYL INSECTICIDE LIQUID SUSPUNSION
			CHIPMAN 2,4-D AMINE 600 ARBOTECT 20-S FUNGICIDE
		RDN	PERMANONE 0.5 PROFESSIONAL STRENGTH PRESSURIZED SPRAY
		DKIN	FDSBAN 2E INSECTICIDE
_			ZAP SUREKILLER INSECT POWDER
			SOLGARD LAWN.SOIL AND ORNAMENTAL INSECTICIDE
			SOLGARD LAWN, SOIL AND ORNAMENTAL INSECTICIDE
	-		TALCORD EC INSECTICIDE
			LATER'S CASORON GRANULAR HERBICIDE
			SPOTRETE-F DILUABLE FLOWABLE TURF FUNGICIDE
840			CHLORDANE 25G SOIL INSECTICIDE
845			NUODEX ZINC 8 %
846			NUODEX COPPER 8 %
858	ELA		ELANCO TREFLAN EC
877	CER		CERTIFEN LIQUID WEED KILLER
887	UNR		DANEX 80 SP TRICHLORFON
	SHL		SHELL BOYAID CATTLE EAR TAG
	100 54436 54436 54436 54445 54456 54466	10N REGISTRANT  1421 CHP 1436 PFF 1436 PFF 1436 PFF 1458 DOW 1452 PFF 1458 DOW 1465 LAT 1483 KEM 1485 FAR 1489 NAC 1509 LAT 1519 CUB 1521 CUB 1522 CUB 1522 CUB 1522 CUB 1522 CUB 1523 CUB 1524 CUB 1524 CUB 1525 CUB 1524 CUB 1525 CUB 1525 CUB 1526 CUB 1527 BAX 1539 BAX 1548 ALS 1565 CHH 1568 NCR 1565 CHH 1568 NCR 1566 CHB 1566 CHB 1578 JOL 1578 JOL 1578 JOL 1578 JOL 1578 JOL 1578 JOL 1578 MEE 1578 MEP 1578 JOL 1578 MEE 1578 MEP 1578 MER 1578	CON

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NO	TRANT	T	PESTICIDE		
16905 16906 16921	CHP CHP CUB	CAX	LIMAX SLUG KILLER BAIT, CONTAINS METHIOCARB LIMAX SLUG KILLER PELLETS, CONTAINS METHIOCARB CUPRINOL SOLID STAIN AND WOOD PRESERVATIVE NO 9		
16937	BAZ		ASSIST OIL CONCENTRATE		
16950 16994	INT DOW		CO-OP TOTAL VEGETATION CONTROL GRANULES FORMULA 40F FORESTRY HERBICIDE		
16997	WES		ASSAULT LIQUID SOIL STERILANT		
17027	UAJ		SEVIN XLR CARBARYL INSECTICIDE LIQUID SUSPENSION		
17053	KEK		NORKEM 600 XP INDUSTRIAL HERBICIDE		
17129	CUB	CAX	CUPRINOL LAQUID WOOD PRESERVER PENTA NO 2		
17130	CUB	CAX	CUPRINOL LIQUID WOOD PRESERVER PENTA NO 2WR		
17132	INT	047	CO-OP TREFLAN EC		
17185	GRX		SEVIN 50W CARBARYL INSECTICIDE		
17243	ELA		ELANCO HERITAGE GRANULAR HERBICIDE		
17262	GCP		GREEN CROSS BANISECT HOME & GARDEN SPRAY CONCENTRATE		
17283	SHL		TORQUE LIQUID MITICIDE		
17308	INT		CO-OP LIQUID SEVIN INSECTICIDE SUSPENSION		
17372	INT		CO-OP SOIL AND INDOOR INSECTICIDE		
17383	PFF		PFIZER STAMPEDE 360 EMULSIFIABLE HERBICIDE		
17411	INT		WEED AWAY 2.4-D AMINE 500		
17415	DIB	DIA	DEBANTIC 50 WP INSECTICIDE POULTRY AND LIVESTOCK PREMIS	SE SPR	ΑY
17416	DIB	DIA	DEBANTIC INSECTICIDE CATTLE EAR TAG		
17422	SAF		SANEX LIVESTOCK SPRAY INSECTICIDE LIQUID CO-OP POTATO AND TOMATO DUST		
17423	INT		CO-OP POTATO AND TOMATO DUST		
17426	GRX		CO-OP POTATO AND TOMATO DUST MALATHION 500 EC INSECTICIDE GREEN CROSS CAPTAN 10 % WP WILSON GARDEN COPPER WP WEED AWDY MCPA AMINE 500 WEED AWAY MCPA K400 LIQUID HERBICIDE WEEDAWAY MCPA SODIUM SALT 300 LIQUID WEED KILLER WEEDAWAY 2.4-D AMINE 600	139	
17457	GCP		GREEN CROSS CAPTAN 10 % WP		
17482	WIL		WILSON GARDEN COPPER WP		
17508	INT		WEED AWDY MCPA AMINE 500		
17509	INT		WEED AWAY MCPA K400 LIQUID HERBICIDE		
17510	INT		WEEDAWAY MCPA SODIUM SALT 300 LIQUID WEED KILLER		
17511	INT				
17530	MBE		MARQUETTE FRUIT AND GARDEN FUNGICIDE		
17531 17532	CHP		CHIPMAN FRUIT & GARDEN FUNGICIDE CHIPMAN FRUIT-PLUS FRUIT TREE SPRAY		
17532	SAF			111	
17607	SAF		SANEX LIQUID SEVIN INSECTICIDE SANEX ANT AND GRUB KILLER INSECICIDE DUST GREEN CROSS BRUSHEX DICAMBA/2.4-D BLUE ELV BAIT HOMOGENIZED		
17609	CGC		COEEN COUCE BUICHEN DICAMBA/3 4-D		
17630	DIS		BLUE FLY BAIT HOMOGENIZED		
17648	MBE		MARQUETTE SYSTEMIC FUNGICIDE FOR FRUIT AND ORNAMENTALS		
17658	SAF		CAMEY DANIDELTON AND DOGADLEAS WEEDVILLED		
17660	NCR		NIA-TROL EMULSION DRIFT CONTROL AGENT		
17663	PLG		NIA-TROL EMULSION DRIFT CONTROL AGENT PLANT PRODUCTS SLUG KILLER AMBUSH 1 % GRANULAR INSECTICIDE MARQUETTE SEVIN GARDEN INSECT KILLER NIX III NON-SELECTIVE VEGETATION KILLER PENTAC AQUA FLOW MITICIDE BASF PDAST LIQUID HERBICIDE VENDEX 50 W MITICIDE		
17673	CHP		AMBUSH 1 % GRANULAR INSECTICIDE		
17686	MBE		MARQUETTE SEVIN GARDEN INSECT KILLER		
17689	MIF		NIX III NON-SELECTIVE VEGETATION KILLER		
17800	ZOE		PENTAC AQUA FLOW MITICIDE		
17802	BAZ		BASF PDAST LIQUID HERBICIDE		
17866	CGC		VENDEX 50 W MITICIDE		
17867	CGC		BOVAID EAR TAG		

### THE ONTARIO GAZETTE

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NO	TRANT	T	PESTICIDE
17893	CGC		SANBAR INSECTICIDE
17898	CGC		ENDAVEN LIQUID WILD DAT HERBICIDE
17913	GCP		GREEN CROSS INSECTIPEN INSECTICIDE FOR HOME USE
17967	SAF		SANEX JUNGLE POWER PRESSURIZED SPRAY INSECT REPELLENT
18007	GCP		GREEN CROSS VAPONA YARD & PATIO FOGGING SOLUTION
18013	CHP		FUSILADE 250 EC HERBICIDE
18023	GCP		GREEN CROSS FRUIT TREE & ORNAMENTAL LIQUID SPRAY
18106	SAF		SANEX GARDENER'S WEED PREVENTER
18121	SAF		SANEX TURF-RITE PREMIUM WEED KILLER
18145	COQ		ATROBAN INSECTICIDE EAR TAG FOR HORN FLY CONTROL ON CATTLE

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

PESTICIDE	GOLDEN VIGORO AND CRABGRASS PREVENTER	SCOTIS PROTURE FF II 14:3:3 WITH 15% QUINTOZENE	SCOTTS LAWN DISEASE PREVENTER WITH FERTILIZER 18:6:6	SCOTTS LAWN INSECT CONTROL PLUS FERTILIZER 28:6:4	NUTRITE 2:1:5 TURF FERTILIZER WITH FUNGICIDE
REGISTRANT UNDER FERTILIZER ACT (CANADA)	Swift Canadian Co. Ltd. 1400 The Queensway Toronto, Ontario M82 1S4	O.M. Scott & Sons Marysville, Ohio 43040	O.M. Scott & Sons Marysville, Ohio 43040	O.M. Scott & Sons Marysville, Ohio 43040	Nitrochem Ltd. 2005 Peel St., Suite 800 Montreal, P.Q. H3A 1V4
SCHED. NO.	ဗ	ဇာ	ĸ	ю	ю
REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	790208C	800278C	800777C	800799C	810904C

O. Reg. 562/85, s. 1, part.

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NO	TRANT	T	PESTICIDE
00283	DTC		DEE TEE PARADICHLDROBENZENE MOTH KILLER CRYSTALS
00869	WOB		WOOD'S PARADICHLOROBENZENE DECOURIZER AND MOTH KILLER
01365	CHV		VOLCK OIL SPRAY EMULSIVE MINERAL OIL FOR FOLIAGE SPRAY
01451	FUB		FULLER MOTH NUGGETS (PARADICHLOROBENZENE)
01620	NDX		NOXALL ANT DOOM DUST
01686	GCP		GREEN CROSS GARDEN GUARD INSECTICIDE
02039	SAF		FLEA-X CAT AND DOG INSECTICIDE SHAMPOD
02525	REC		NAP-LENE NAPHTHALENE BALLS, CRYSTALS AND FLAKES
02528	REC		PARA-ZENE PARADICHLOROBENZENE
02994	CAA		CRISTAUX A MITES CADILLAC
03271	STQ		STANLEY PERFUMED PARADICHLOROBENZENE CRYSTALS
03272	STQ		STANLEY SOLIDIFIED PARADICHLOROBENZENE MOTH CAKES
03276	RAW		RAWLEIGH PARADICHLOROBENZENE MOTH CRYSTALS AND NUGGETTS
03758	NOX		NOXALL RAT BAIT CONTAINING WARFARIN AND SULFAQUINOXALINE
03872	HAU		MY-T-MITE POWDER
04305	SAF		RODENTKIL WARFARIN BAIT
05565	OSD		PENTOX PRIMER SEALER WOOD PRESERVATIVE DARK GREEN
06234	JOH		RAID INSECT SPRAY
06590	MAZ		MARC-O CRYSTALS PARADICHLOROBENZENE ANTI-MOTH DEODORANT
06592	MAZ		BOULES ET FLOCONS A MITES (NAPHTHALENE)
06758	RAW		RAWLEIGH PARADICHLOROBENZENE PERFUME AND DEODORANT
06779	MBE		ROTENONE MARQUETTE (INSECTICIDE POUR LEGUMES)
06907	SVC		MERCURY KILLROT B GREEN WOOD PRESERVATIVE
06909	SVC		MERCURY KILLROT E-B CLEAR WOOD PRESERVATIVE
06944	WIL		WILSON'S WARFARIN RAT AND MOUSE KILLER PELLETS
07137	REC		NERO INSECT REPELLENT
07207	PIT		DIRYL INSECTICIDE POWDER
07545	RAW		RAWLEIGH ROACH AND ANT KILLER
07668	ROR		ROZ-TOX WP-1 GREEN WOOD PRESERVATIVE
07670	ROR		ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE
07704	HAU		HARTZ LUSTER BATH FOR DOGS
07705	NOX		NOXALL FLEA BRUSH FOR DOGS AND CATS
07745	HAU		HARTZ CAT FLEA POWDER
07762	REC		RECORD'S DEATH TO MICE 0.025% WARFARIN BAIT
07857 07873	ABE		WACO DIA-ONE-INSECTICIDE SPRAY CONTAINING DIAZINON
08026	MUL GCP		MUSKOL INSECT REPELLENT
08026	GCP		GREEN CROSS ROSE AND FLOWER GUARD INSECTICIDE- FUNGICIDE CONTAINS PYRETHRIN
08078	CHG		BAY 29493 PRESSURIZED SPRAY ORNAMENTAL INSECTICIDE
08 198	CAO		BULLDOG GRIP GREEN WOOD PRESERVATIVE
08301	ARC		TANGLE FREE ANIMAL BEAUTY BATH CONTAINS PYRETHRINS AND PIPERONYL BUTOXIDE
08376	HAU		HARTZ LUSTER BATH FOR CATS
08478	HAU		HARTZ ITCH-STOP DOG LOTION
08696	MBE		MARQUETTE PRESSURIZED INSECTICIDE FOR HOUSE AND GARDEN
08718	POP		POULIN'S PROLIN RAT POISON (READY MIX)
08719	DTC		CERTIFIED CITRONELLA OIL B.P.C. FOR BLACK FLIES AND MOSQUITOES
08725	PIT		SPRECTO PRESSURIZED SPRAY INSECTICIDE WITH REPELLENT
	HAU		HARTZ CAT FLEA AND TICK KILLER

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08784	HAU		HARTZ DOG FLEA AND TICK KILLER	
08834	HAU		HARTZ DOG FLEA POWDER	
09021	HAC		HAGEN BIRD BATH FOR BIRDS	
09138	AMW	AMZ	AMWAY PERFUMED MOTH CRYSTALS	
09154	AMW	AMZ	AMWAY D-15 INSECT REPELLENT	
09162	GAP		MIROL SHAMPOO FOR DOGS	
09167	GCP	GCP	GREEN CROSS ANT KILLER LIQUID	
09189	NOX		NOXALL FLEA POWDER FOR DOGS AND CATS	
09203	JOH		OFF PRESSURIZED INSECT REPELLENT	
09221	WIL			
09228	WOB		INSECT-O-STRIP INSECTICIDE	
09241	ARC		PRESSURIZED FLEA SPRAY CONTAINS PYRETHRINS. PIPERONYL BUTOXIDE AND METHO	-72
09272	MBE		MARQUETTE 5% SEVIN (CARBARYL) DUST INSECTICIDE	4
09303	ARC		PRESSURIZED CAT FLEA SPRAY	
09572	CHG	CHH	BAYGON RESIDUAL HOUSEHOLD INSECT SPRAY	
09573	CHG	CHH	BAYGON HOUSEHOLD INSECT RESIDUAL PRESSURIZED SPRAY	
09601	INT		COOP INSECT REPELLENT PRESSURIZED SPRAY	
09626	HAU		HARTZ DOG FLEA SOAP	
09676	CHG	CHH	BAYTEX 1% GRANULAR RESIDUAL MOSQUITO LARVICIDE	
09749	JOH		RAID HOUSE AND GARDEN BUG KILLER	
09754	JOH		YARD RAID PRESSURIZED OUTDOOR FOGGER - KILLS AND REPELS INSECTS	
09756	LIO	COF	LION BRAND MOSQUITO COILS	
09930	PEV	•••	FLY SCREEN LIQUID, PERSONAL INSECT REPELLENT	11/4
10153	HAU		HARTZ NO !! IDOOR PET REPELLENT	50
10154	HAU		HARTZ !! OUTDOOR PET REPELLENT	
10165	SAF		1% DIAZINON INSECTICIDE SOLUTION	
10209	HAC		HAGEN SHOWER BATH FOR HAMSTERS	-
10240	CHG	CHH	BAY 9010 0.25% PRESSURIZED DOG AND CAT SPRAY	
10266	INT		CO-OP ANT AND ROACH PRESSURIZED RESIDUAL SPRAY CONTAIN	VS.
			DIAZINON, PYRETHRINS AND PIP	
10269	NOX		NOXALL DOG FLEA SOAP	
10311	BOY		BLACK FLAG ANT AND ROACH KILLER	
10371	NOX		NOXALL SCAT'S OFF CAT AND DOG REPELLENT LIQUID	CU
10377	PLB	OGI	SCENT-OFF TWIST-ONS DOG & CAT REPELLENT	
10403	HAC		HAGEN INDOOR REPELLENT FOR CATS	-
10415	INT		CO-OP FLY AND MOSQUITO KILLER	
10438	INT		CO-OP FLY KILL SPACE SPRAY	
10441	NOX		NOXALL PRESSURIZED CAT AND DOG REPELLENT	
10448	WIL		WILSON'S PRESSURIZED REPELL - DOG/CAT REPELLENT	11.1
10489	DAL		D & L FLEA AND TICK POWDER	
10490	DAL		D & L FLEA AND TICK SPRAY	
10521	GCP		GREEN CROSS WARFARIN RAT BAIT	UU
10565	CHP		CHIPMAN ROSE AND GARDEN DUST INSECTICIDE-FUNGICIDE	335
	0115			
10568	CHP		CHIPMAN GARDEN DUST	
40504	DOV		FUNGICIDE (CONTAINS FOLPET,	13
10591	BOY		BLACK FLAG GUARANTEED BUG KILLER	

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NO	TRANT	Т	PESTICIDE
10611	PLB	OGI	SCENT-OFF PELLETS
10652	GCP		GREEN CROSS DOG AND CAT REPELLENT
10704	MBE		MARQUETTE URINEX PRESSURIZED DOG AND CAT REPELLENT
10705	MBE		FORMISOL INSECTICIDE SOUS PRESSION (EXTERMINATEUR
40700			PRESSURISE DES FOURMIS ET DE
10706	HAC		HAGEN FLEA POWDER FOR DOGS
10707	HAC CHP		HAGEN FLEA POWDER FOR CATS
10713	-		RIDSECT HOUSE AND GARDEN INSECTICIDE
10726	MBE		MARQUETTE POUDRE A ROSIER INSECTICIDE ET FONGICIDE CONTIENT CARBARYL, MALATHION
10777	BEM		PARA PIO HUILE CONTRE LES MOUSTIQUES
10781	REC		RECORD'S GREEN WOOD PRESERVATIVE
10790	FUB		FULLER REPEL GEL
10810	PIT		K.F.L. INSECTICIDE SHAMPOO
10862	BAX	HAW	PARA S BOMB INSECTICIDE PRESSURIZED SPRAY
10865	GCP		GREEN CROSS CREEPY CRAWLY RESIDUAL LIQUID INSECTICIDE
10871	RBN		SERGEANT'S CAT FLEA POWDER
10872	RBN		SERGEANT'S SKIP-FLEA SHAMPOO
10888	CHG		BAYTEX O.5% READY-TO-USE INSECTICIDE
10921	GCP		GREEN CROSS DOG AND CAT GRANULAR REPELLENT
10946	WIL		WILSON'S ROSE AND FLOWER SPRAY
10967	RBN		SERGEANT'S FLEA AND TICK POWDER
11004	JOH		OFF INSECT REPELLENT
11074	CHA		FIELD BRAND MOSQUITO COILS CONTAINS ALLETHRIN
11171	NOX		NOXALL PRESSURIZED CAT AND DOG FLEA SPRAY
11172	NOX		NOXALL DOG FLEA SHAMPOO
11183	CHP		PREMIUM LAWN WEEDKILLER
11193	JOH		RAID MOSQUITO COILS CONTAINS ALLETHRIN
11204	JOH		RAID WASP AND HORNET SPRAY WITH BAYGON
11210	MBE		DETOUR REPULSIF GRANULAIRE
11219	REC		RECORD'S INSECT REPELLENT
11285	MBE		MUSTOX INSECTICIDE POUR LA MAISON, CONTIENT DU BAYGON
11349	KEM		RIDDEX FOG INSECTICIDE SOLUTION
11368	LAL		CEDAR MOTH PROOFER
11379	STM		WOOD PRESERVATIVE GREEN
11383	WIL		WILSON ANT AND ROACH SPRAY
11384	WIL		WILSON'S WASP & HORNET SPRAY
11388	MRP	2014	ROYAL PRO-TECH NO. 730M400 PRESERVATIF POUR LE BOIS (CUIVRE)
11403	JET	BGM	G-96 BRAND INSECT REPELLENT SPRAY PRESSURIZED
11417	ZOC	BAI	VAPORETTE 4 MONTH INSECT STRIP
	PHY	HUB	VETZYME JDS DOG SHAMPOD
11430 11453	REC CBE		CANADIAN TIRE INSECT REPELLENT
11453	CBE		MASTERCRAFT MOTH BALLS
11471	GCP		CANADIAN TIRE MASTER CRAFT MOTH CRYSTALS
11481	JOH		GREEN CROSS ANT TRAP
11541	NOX		RAID ANT & ROACH KILLER NOXALL ANT TRAP WITH KEPONE
11727	PIC	LEE	PIC MOSQUITO COIL A-50
11839	BOY	CEE	BLACK FLAG FLYING INSECT KILLER
000	301		DEMON I EMO I E I ING INSECT KILLER

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NO	TRANT	T	PESTICIDE
11841	TRO		TRL 455 TRO-PELL INSECT REPELLENT
12011	PLG		STIM-ROOT ROOTING HORMONE POWDER #1
12012	PLG		STIM-ROOT ROOTING HORMONE POWDER #2
12013	PLG		STIM-ROOT ROOTING HORMONE POWDER #3
12054	HAU		LONGLIFE ALGI STOP
12346	AMW		QUICK KILL BUG SPRAY
12401	NOZ		INSECT REPELLENT LOTION
12402	NOZ		TAN AND GUARD LOTION
12460	CBB		CIL DORMANT OIL SPRAY
12476	CHP		CHIPMAN DIAZINON PRESSURIZED SPRAY
12485	CBB		CIL DIAZINON PRESSURIZED SPRAY
12541	CBB		CIL TREE WOUND DRESSING
12591	GCP		SWAT INSECT STRIP
12671	CHP		CHIPMAN PRUNING PAINT
12673	CHP		CHIPMANS DETOUR OOG & CAT REPELLENT SPRAY
12782 12788	WIL INT		WILSON'S PRUNING PAINT PRESSURIZED
12856			CO-OP VA-POR FLY STRIP INSECTICIDE
12859	WBE		MARQUETTE ANT TRAPS
12889	DIV		WILSON'S MULTI-WEEDER SPOT TREATMENT NUMBERS UP PRESSURIZED SPRAY
12928	MBE		INSECTICIDE STRIP (RESIN STRIP)
12945	REC		NERO INSECT REPELLENT
12945	CBB		CIL PRUNING PAINT
12955	CHP		INSECT STRIP (RESIN STRIP)
13003	AMC		AMCHEM TREE HOLD
13028	HAC		HAGEN FLEA KILLER FOR CATS
13029	HAC		HAGEN OUTDOOR REPELLENT FOR DOGS AND CATS
13030	HAC		HAGEN INDOOR REPELLENT FOR DOGS
13055	ZOC		V VAPORETTE FLEA AND TICK COLLAR FOR DOGS
13086	SAF		MOXY INSECT KILLER AEROSOL
13171	CHP		CHIPMAN'S DETOUR DOG AND CAT REPELLENT GRANULAR
13179	WIL		WILSON'S PRESSURIZED HOUSE PLANT INSECT KILLER FOR
			AFRICAN VOILETS
13183	WIL		WILSON'S PRESSURIZED JET INSECT KILLER
13252	JOH		DEEP WOODS FORMULA OFF
13253	JOH		DEEP WOODS FORMULA OFF
13266	HAU		HARTZ 2 IN 1 COLLAR FOR CATS
13333	BUX		RAT AND MOUSE CONTROL
13457	HAU		HARTZ 2 IN 1 COLLAR FOR DOGS
13511	CBB		CIL PRESSURIZED HOUSE PLANT SPRAY
13519	CHP		KERIGARD AEROSOL INSECTICIDE
13552	JOH		RAID INSECT STRIP
13553	JOH		JOHNSON'S RAID INSECT BLOCK
13606	ZOC	ZOD	VAPORETTE FLEA COLLAR FOR DOGS
13607	ZOC	ROD	VAPORETTE FLEA COLLAR FOR CATS
13661	ZOC	ZOD	VET-KEM FLEA COLLAR FOR CATS
13662	ZOC	ZOD	VET-KEM FLEA COLLAR FOR DOGS
13692	WIL		WILSONS HOUSEHOLD INSECT SPRAY
13701	CPV		PROVIMI FLEA POWDER

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NO	TRANT	T	PESTICIDE
13850	YON		ABSORBINE SUPER SHIELD FLY REPELLENT AND INSECTICIDE
13922	FAR	PFE	FARNAM SWAT FLY REPELLENT CREAM
13978	RAW		MR GROOM FLEA AND TICK SHAMPOO
13990	JOH		SOFT TOWELETTE
13993	FUB		FULLER MOTH PROOFER CEDAR SCENTED PRESSURIZED SPRAY
14013	FOF		FOSSIL FLOWER HOUSEHOLD POWDER ORGANIC BUG KILLER
14014	FOF		FOSSIL FLOWER GARDEN DUST ORGANIC BUG KILLER
14020	GCP		GREEN CROSS CREEPY CRAWLY PRESSURIZED INSECTICIDE
14057	WIL		WILSONS 1% DIAZINON LIQUID INSECTICIDE
14059	HAU		HARTZ RID FLEA DOG SHAMPOO
14073	INJ		DIACIDE NATURAL INSECTICIDE POWDER GARDEN AND PLANT
14074	INJ		DIACIDE INTERNATIONAL DIATOMS NATURAL INSECTICIDE POWDE
14116	WIL		WILSONS LIQUID ANTEX
14119	DUK		WOODSOL GREEN PRESERVATIVE
14121	DUK		WOODSOL CLEAR PRESERVATIVE
14152	GCP		GREEN CROSS MOUSE BAIT
14153	RAW		RAWLEIGH INSECT REPELLENT
14191	CHP		CHIPMAN MOUSE HOUSE MOUSE BAIT
14192	MBE		MARQUETTE MOUSE HOUSE MOUSE BAIT
14219	WIL		WILSONS DRIONE CRAWLING INSECT KILLER
14242	REC		NERO MOSQUITO COILS
14285	HAC		HAGEN FLEA AND TICK SHAMPOO FOR DOGS
14292	STL		6-12 PLUS INSECT REPELLENT STICK
14293	STL		6-12 PLUS INSECT REPELLENT SPRAY
14294	STL		6-12 PLUS INSECT REPELLENT LOTION
14316	STO		REPEX INSECT REPELLENT
14318	GCP		GREEN CROSS TREE WOUND DRESSING
14326	WAL		WATKINS INSECT REPELLENT LOTION
14333	AIG		AIR GUARD INSECT REPELLENT HIGH STRENGTH PRESSURIZED
14348 14352	JOH		JOHNSON TWENTY AND FIVE INSECT REPELLENT
14375	GCP		WATKINS HOUSE AND FLOWER GARDEN INSECTICIDE GREEN CROSS YARD AND PATIO FOGGER
14375	BOY		BLACK FLAG ANT TRAPS WITH BAYGON
14495	RAL		PURINA HOME AND GARDEN SPRAY D-4183
14496			LORRAIN SPRANOX D-4065
14514	JOH		JOHNSON RAID VEGETABLE GARDEN FOGGER
14573	ZOC		VET-KEM FLEA AND TICK POWDER
4574	ZOC		VAPORETTE FLEA AND TICK POWDER
4577	CHP		KERIGARD HOUSE PLANT INSECTICIDE NON-AEROSOL
4604	CHP		CHIPMAN ANT AND CRAWLING INSECT KILLER
4605	CHP		CHIPMAN WASP AND HORNET KILLER
4668	SFR		SAFERS INSECTICIDAL SOAP
4679	MBY		SERADIX ROOTING POWDER NO 1
4680	MBY		SERADIX ROOTING POWDER NO 2
4681	MBY		SERADIX ROOTING POWDER NO 3
4688	FLF		FLORALIFE HOUSEPLANT INSECT SPRAY
4703	CHP		CHIPMAN LIQUID ANT KILLER
4734	CHP		CHIPMAN KERIROOT ROOTING POWDER
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NO	TRANT	T	PESTICIDE
14794	GCP		GREEN CROSS TOMATO SET
14811	AMW	AMZ	AMWAY D-15 INSECT REPELLENT TOWELETTE
14837	MBE		MARQUETTE LIQUID ANT KILLER
14848	FAR	PFE	COUNTRY DOG FLEA AND TICK SPRAY
14891	WOB		MOTHKILLER MOTH BALLS
14919	HAU		HARTZ 2 IN 1 PLUS LONG LASTING COLLAR FOR PUPPIES
14920	HAU		HARTZ 2 IN 1 PLUS LONG LASTING COLLAR FOR LARGE DOGS
14921	HAU		HARTZ 2 IN 1 PLUS LONG LASTING COLLAR FOR DOGS
14922	HAU		HARTZ 2 IN 1 PLUS LONG LASTING COLLAR FOR CATS
14928	RBN		SERGEANT'S FLEA AND TICK COLLAR FOR DOGS
14929	RBN		SERGEANT'S FLEA AND TICK COLLAR FOR CATS
14950	CHP		BRACO TREE DRESSING ASPHALT EMULSION
14951	MBE	201	BRACO TREE DRESSING
15042	DEX	ROA	TENDER LEAF PLANT INSECT SPRAY SANEX SKEETER BOMBS KILL MOSQUITO LAEVAE
15076 15137	SAF PRE		THE COLLEGE WICH ON A A A
15137	PRE		INSECTICIDE MIC 09-2-4-1
15138	FAR	PFE	COUNTRY DOC ELEA AND TICK CHAMDOD
15253	WIL	PFE	SANEX SKEETER BOMBS KILL MOSQUITO LAEVAE INSECTICIDE MTC 09-2-4-1 INSECT REPELLANT SPRAY COUNTRY DOG FLEA AND TICK SHAMPOO WILSONS POTTED PLANT SOIL INSECTICIDE RAID HOUSE AND GARDEN PRESSURIZED SPRAY RECORD 100 INSECT REPELLENT
15337	JOH		DAID HOUSE AND CADDEN DESCRIPTED CODAY
15351	REC		PECOPO 100 INSECT PEPELLENT
15411	JOH		RAID FLYING INSECT KILLER PRESSURIZED
15417	JOH		RAID ROSE AND FLOWER PRESSURIZED SPRAY
15433	JBL		BF-100 BLACK FLY REPELLENT
15553	BRS		BRECKS OLE TIME WOODSMAN'S SOLUTION
15568	SAF		SANEX VAPO INSECT STRIP
15569	HAU		HARTZ DOG FLEA SDAP
15576	HAU		HARTZ DOG FLEA AND TICK SPRAY
15577	HAU		HARTZ CAT FLEA AND TICK SPRAY
15578	HAU		HARTZ RID FLEA DOG SHAMPOO
15579	HAU		HARTZ LUSTER BATH FOR DOGS
15580	HAU		HARTZ LUSTER BATH FOR CATS
15656	HAU		HARTZ BIRD PROTECTOR
15667	STO		REPEX INSECT REPELLENT
15691	PUG		PURO-GUARD INSECTICIDE FOR ORNAMENTALS, HOUSE PLANTS AND GARDENS
15693	BOY		BLACK FLAG TRIPLE ACTION BUG KILLER
15694	CGC		SOREXA SUPER MOUSE BAIT READY TO USE IMPREGNATED CANARY SEED
15695	GCP		SOREXA MOUSE AND RAT BAIT
15711 15713	SAF SAF		MOXY PLUS INSECT KILLER PRESSURIZED  D-PEST INSECT KILLER PRESSURIZED
15757	JOH		
15766	STO		STANLEY HOUSE AND GARDEN SPRAY
15875	FUB		FULLER DOMESTIC HOUSE AND GARDEN FORMULA INDOOR OUTDOOR
15883	RBN		SERGEANT'S CAT FLEA AND TICK PUMP SPRAY
15884	RBN		SERGEANT'S DOG FLEA AND TICK PUMP SPRAY
15892	WIL		WILSONS POTTED PLANT INSECT SPRAY
15899	FOF		FOSSIL FLOWER NATURAL BUG KILLER FOR VEGETABLES
15929	VIK		N'ITCH INSECT REPELLENT
15936	ABE		WACD BUG KILL PRESSURIZED

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15975	LAT		LATER'S TOMATO FRUIT SET SPRAY
15996	HET		DART MOSQUITO COILS
16063	JOH		RAID FLYING INSECT KILLER PRESSURIZED
16088	BAX		SENDRAN INSECTICIDE SHAMPOO
16144	FOF		FOSSIL FLOWER NATURAL BUG KILLER FOR PETS
16196	JOH		JOHNSON RAID WEED KILLER
16214	LAT		LATER'S ANT KILLER LIQUID
16218	LAT		LATER'S LATHRIN CONCENTRATE (1 TO 3) INSECTICIDE
16219	LAT		LATER'S LATHRIN READY-TO-USE INSECT SPRAY
16222	BAX		SENDRAN TICK AND FLEA DAB-ON
16247	PIC		PIC X 100 INSECT REPELLENT
16283	JOH		DEEP WOODS OFF! LIQUID INSECT REPELLENT
16341	ZOE		FLYING INSECT KOILS
16426	STO		SEARS OUTDOORSMAN INSECT REPELLENT
16487	PIC		PIC ANT TRAP
16496	INT		CO-OP ANT AND ROACH RESIDUAL SPRAY
16515	WIL		WILSON'S ROOTS LIQUID ROOT STIMULATOR WITH FUNGICIDE
16516	WIL		WILSON'S FRUIT SET FOR TOMATOES
16527	HAC		HAGEN FLEA COLLAR FOR DOGS
16528	HAC		HAGEN FLEA COLLAR FOR LARGE DOGS
16529	HAC		HAGEN FLEA COLLAR FOR CATS
16534	BRS		BRECK'S OLE TIME WOODSMAN'S INSECT REPELLENT LOTION
16535	HAC		HAGEN FLEA COLLAR FOR PUPPIES
16546	WIN		VETATIX INSECTICIDAL SHAMPOD FOR DOGS AND CATS
16553	WIL		WILSONS CUTWORM AND SOWBUG BAIT
16561	SFR		SAFER'S INSECTICIDAL SOAP
16600	LAT		LATER'S DIPHA-TOX RAT AND MOUSE BAIT
16606	FOF		FOSSIL FLOWER NATURAL BUG KILLER LIQUID CONCENTRATE
16607	FOF		FOSSIL FLOWER NATURAL BUG KILLER LIQUID FOR HOUSE PLANTS VEGETA
	70.5		BLES AND TREES
16701	ZOE		VAPORETTE BROMONE MOUSE KILLER MEAL
16709	BOY		BLACK FLAG OUTDOOR FOGGER
16765	CHP		CHIPMAN KERIGARD INSECTICIDE FUNGICIDE
16766	MBE		MARQUETE SOLGARD LAWN AND SOIL INSECTICIDE DUST
16773	CHP		FORMISOL PRESSURIZED ANT AND CRAWLING INSECT KILLER
16774	MBE		FORMISOL PRESSURIZED ANT AND CRAWLING INSECT KILLER
16782	CHP		CIL ANT AND GRUB KILLER DUST
16832	JOH		JOHNSON RAID CRACK AND CREVICE PRESSURIZED SPRAY
16859	BOY		BLACK FLAG MOSQUITO COILS MARQUETTE RIDSECT PRESSURIZED SPRAY
16888	MBE		
16973	SAF		SANEX HOUSE AND GARDEN PRESSURIZED INSECTICIDE SPRAY
17033	HAC		HAGEN BIRD GUARD BLACK FLAG NOOK AND CRANNY BUG KILLER
17038	BOY		CO-OP BROMONE MOUSE KILLER
17049 17083	SUF		NO-NAME FLEA COLLAR FOR DOGS
			NO NAME FLEA COLLAR FOR CATS
17084 17085	SUF MOL		MUSKOL INSECT REPELLENT
17103			
	SFR		SAFER'S DE-MOSS CRYPTOCIDAL SOAP

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NO	TRANT	Т	PESTICIDE
17151	WIL		WILSON ANT TRAP
17152	LEO		TROPI-GUARD II INSECTICIDE BLACK FLAG HOUSE AND GARDEN BUG KILLER PIC INSIDE OUTSIDE BUG KILLER INSECTICIDE
17194	BOY		BLACK FLAG HOUSE AND GARDEN BUG KILLER
17195	PIC		PIC INSIDE OUTSIDE BUG KILLER INSECTICIDE
17267	HAG		HAGEN FLEA AND TICK POWDER FOR CATS
17268	HAG		HAGEN FLEA AND TICK POWDER FOR DOGS
17315	AVM		AVMOR COMMAND INSECTICIDE
17340	CHP		CHIPMAN SOLGARD CUTWORM AND MAGGOT KILLER GRANULAR INSECTICIDE
17396	JOH		JOHNSON RAID ANT BAITS
17397	AIG		MAKI RODENT GUARD RAT AND MOUSE BAIT
17398	CHP		CIL FLORAL INSECT KILLER READY TO USE
17399	CHP		CIL VEGETABLE INSECT KILLER READY TO USE
17435	PUG		PURO GUARD PARA SECT INSECT REPELLENT
17492	BOY		BLACK FLAG VAPONA NO PEST STRIP INSECTICIDE
17522	RBN		SERGEANT'S DOG FLEA SPRAY
17523	RBN		SERGEANT'S CAT FLEA SPRAY
17538	SAF		SANEX 5 % SEVIN DUST INSECTICIDE
17546	WIL SAF		WILSON GARDEN SULPHOR SANEX DORMANT OIL
17556 17674			VET-KEM FLEA AND COLLAR FOR CATS
17763	ZOE SUF		HOUSE AND GARDEN INSECTICIDE PRESSURIZED
17775	PUG		PURO GUARD SMASH HOUSE AND GARDEN INSECTICIDE
17773	80Y		PURO GUARD SMASH HOUSE AND GARDEN INSECTICIDE BLACK FLAG TENT CATERPILLAR KILLER PRESSURIZED
17798	WIL		WILSON SOILGARD HOUSE AND GARDEN INSECTICIDE DUST
17799	WIL		WILSON SUPER ROACH DESTROYER
17821	CHP		CIL LAWN WEEDER
17834	SHP		HOUSE AND GARDEN INSECTICIDE PRESSURIZED
17956	BOY		COMBAT INSECT REPELLENT PRESSURIZED SPRAY
17957	BOY		COMBAT INSECT REPELLENT
18014	WIL		WILSON READY TO USE LAWN WEED KILLER
18074	PUG		PURO GUARD SMASH IV HOUSE AND GARDEN INSECTICIDE
18108	HAU		HARTZ 2 IN 1 LONG LASTING COLLAR FOR DOGS
18109	HAU		HARTZ 2 IN 1 LONG LASTING COLLAR FOR CATS WILSON READY TO USE VEGETABLE GARDEN SPRAY
18116	WIL		WILSON READY TO USE VEGETABLE GARDEN SPRAY
18117	WIL		WILSON READY TO USE FLOWER GARDEN SPRAY
18153	SAF		SANEX JUNGLE POWER FOAM INSECT REPELLANT
18252	SAF		SANEX WASP AND HORNET KILLER PRESSURIZED
18303	SAF		SANEX CABBAGE DUST INSECTICIDE
18332	CHP		CIL CRAWLING INSECT KILLER READY TO USE
18383	CHP		CIL SPOT WEEDER READY TO USE

O. Reg. 562/85, s. 1, part.

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PESTICIDES THAT ARE CONTAINED IN FERTILIZER

PESTICIDE	CHIPMAN KERIGROW ROOTING POWDER	SAFER'S FEED N GUARD INSECTICIDAL SOAP 0.18:0:18:0.18	SAFER'S FEED N GUARD INSECTICIDAL SOAP 0.006:0.006:0.006
REGISTRANT UNDER FERTILIZER ACT (CANADA)	Chipman Inc. 400 Jones Road, Box 9100 Stoney Creek, Ontario L8G 3Z1	Safer's Agro Chem. Ltd. Sheppard Avenue E. Willowdale, Ontario	Safer's Agro Chem. Ltd. Sheppard Avenue E. Willowdale, Ontario
SCHED. NO.	4	4	4
RECISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	800367A	810972C	810973C

REG-		A	
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TION	REGIS-	N	050770705
NO	TRANT	T	PESTICIDE
03015	CHP		CHIPMAN 15% PARATHION WETTABLE POWDER INSECTICIDE
03015	PLG		PLANT-FUME 103 INSECTICIDE SMOKE FUMIGATOR
05710	CHG	СНН	SYSTOX SPRAY CONCENTRATE SYSTEMIC INSECTICIDE
06789	SHL	СПП	PHOSDRIN LIQUID INSECTICIDE
07946	FMC		PHOSDRIN INSECTICIDE
08050	PHL		PHOSTOXIN COATED TABLETS
08050	CHG	СНН	GUTHION SPRAY CONCENTRATE
08740	CHG	CHH	DI-SYSTON LIQUID CONCENTRATE SYSTEMIC INSECTICIDE CONTAINS
08740	CHG	СПП	DISULFOTON
08779	PLG		PLANTFUME PARATHION SMOKE FUMIGATORS
09275	CHG	СНН	DASANIT SPRAY CONCENTRATE INSECTICIDE - NEMATOCIDE
		CHH	
09276	PHL	01111	PHOSTOXIN (COATED PELLETS)
09519	CHG	CHH	DI-SYSTON 15% GRANULAR SYSTEMIC INSECTICIDE
09913	BAD	LEI	PARATHION EMULSIFIABLE LIQUID INSECTICIDE
10011	SHL	01.01	BIRLANE INSECTICIDE 25% WETTABLE POWDER
10101	CHG	CHH	GUTHION 50% WETTABLE POWDER INSECTICIDE CONTAINS
40000	540		AZINPHOS-METHYL
10363	FMC		FURADAN 4.8 FLOWABLE INSECTICIDE LIQUID CONCENTRATE
10392	CHG	CHH	SYSTOX-6 LIQUID CONCENTRATE SYSTEMIC INSECTICIDE CONTAINS
			DEMETON
10741	SHL		BIRLANE 40 EMULSIBLE CONCENTRATE INSECTICIDE
10828	CHG	CHH	FURADAN 4.8 FLOWABLE SYSTEMIC INSECTICIDE
10868	DUQ		DU PONT LANNATE
11144	NAP		CARZOL SP MITICIDE
11212	FMC		GUTHION 50-W AZINPHOS-METHYL INSECTICIDE WETTABLE POWDER
11334	PHL	01.11.1	PHOSTOXIN (COATED TABLETS) FOR GROUND HOG CONTROL
12287	CHG	CHH	MONITOR 4.8
12347	UAJ		TEMIK 10G CONTAINS ALDICARB
12434	CHV		ORTHO MONITOR INSECTICIDE
12556	VAR		GUARDSMAN PARATHION 9.6 EC
13334	STF		DYFONATE 20 G SOIL INSECTICIDE
13336	CGA		SUPRACIDE 25 EC INSECTICIDE
13736	KEM		DETIA GAS EX B
13956	PFF		PFIZER PARATHION 960
14086	CHG	СНН	MATACIL 1.8 OSC
14731	NCR		NIAGARA AQUA PARATHION 800 E
14777	NCR		NIAGARA PARATHION 15 WP
14952	PFF		PFIZER PARATHION 15 WP
15082	PFF		PFIZER TERRAMYCIN TREE INJECTION FORMULA
15204	RPC	KEM	DETIA PELLETS FOR THE CONTROL OF STORED-PRODUCT INSECT PESTS
15205	RPC	KEM	DETIA TABLETS FOR THE CONTROL OF STORED PRODUCT INSECT PESTS
15268	CYC	KEM	COUNTER 15G SOIL INSECTICIDE
15645	SOL		AZINPHOS METHYL 50 W INSECTICIDE
15735	ABE		DEGESCH PHOSTOXIN COATED PELLETS
15736	ABE		DEGESCH PHOSTOXIN COATED TABLETS
16351	DEG	ABE	DEGESCH PHOSTOXIN COATED TABLETS
16412	CHP	ADE	CHIPMAN AZINPHOS-METHYL 50 WP
16530	CAS	PNX	GASTOXIN FUMICATION PELLETS
10330	CM3	LIAV	OBSTORES TONEGREEOUT FEEEETS

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NO	TRANT	T	PESTICIDE
16531	CAS	PNX	GASTOXIN FUMIGATION TABLETS
16892	UNR		AZINPHOS METHYL 50 W
17037	CYC		COUNTER 5G SOIL INSECTICIDE GRANULAR
17419	СНН		AMAZE 720 EMULSIFIABLE INSECTICIDE
17533	SOL		AZINPHOS METHIL 240C EC EMULSIFIABLE INSECTICIDE
17878	CGC		PHOSDRIN LIQUID INSTECTICIDE
17892	CGC		BIRLANE 25 WETTABLE POWDER
17894	CGC		BIRLANE 400 EC INSECTICIDE
17995	DUQ		VYDATE L INSECTICIDE/NEMATICIDE WATER SOLUBLE LIQUID

O. Reg. 562/85, s. 1, part.

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NO	TRANT	Т	PESTICIDE
00106	WAL		WATKINS INSECT DUST
00646	RAW		RAWLEIGH INSECT DUST
00780	GAP		GARDO NO. 151 LOUSE POWDER CONTAINS ROTENONE
00840	WEP		VAPOSECTOR LIQUID INSECTICIDE
00873	BAT		BARTLETT MICROSCOPIC WETTABLE SULPHUR
00977	NUA		NULIFE GETS-OL CAT FLEA POWDER
01012	JIT		JITOMITE CRYSTALS PARADICHLOROBENZENE
01087	FLR		FLORICIDE
01147	WOB		WOODS NO. 1058 SUPERSECT - SPACE AND CONTACT INSECTICIDE
01268	SAF		HIGH TEST INSECT SPRAY
01404	CHP		CHIPMAN LOUSE POWDER ROTENONE INSECTICIDE
01683	GCP		GREEN CROSS LIVESTOCK LOUSE POWDER
01935	NUA		NULIFE GETS-01 DOG FLEA POWDER
01982	AER		BUG-BLITZER AEROSOL INSECTICIDE
01988	WHL		WHITOLINEUM COMMERCIAL GRADE CARBOLINEUM
02039	SAF		FLEA-X CAT AND DOG INSECTICIDE SHAMPOO
02033	SHL		AGRICULTURAL WEEDKILLER NO. 1
02286	SHL		NEUTROL EMULSIBLE DORMANT SPRAY DIL
02800	BAI		COMMANDO AEROSOL INSECTICIDE
02806	DIV		DIVERSIDE K-INSECTICIDE
02887	CBG		MIX-ODOR PARADICHLORGBENZENE
02900	CBL		CARDICIDE INSECTICIDE A SPACE AND CONTACT SPRAY
03141	CHP		CIL GARDEN INSECT DUST
03189	BAI		SUPER MICROSOL INSECTICIDE
03109	IMP		ESSO WEED KILLER 350
03410	GCP		GREEN CROSS DERITOX GARDEN GUARD REFILL
03555	KIN		KING 1% ROTENONE DUST INSECTICIDE
03600	KEM		RIDDEX SPECIAL STRENGTH INSECTICIDE
03639	TUC		WARFARIN BAIT PAKS (MEAL OR PELLETS)
03661	IDA		TUE-MITE NEO ANTI-MITE MOTH KILLER
03740	KEM		DED-RAT PREPARED RODENTICIDE (CONTAINING WARFARIN)
03788	PIE		PIED PIPER RAT AND MOUSE KILLER
03836	WOB		WODDS MICROSECT
03881	BRG		READY TO USE WARFARIN BAIT
03918	CHP		CHIPMAN MICROFINE SULPHUR 92 FUNGICIDE
03925	AIR		AIR-WAY MOTH CONTROL (PARADICHLOROBENZENE)
03929	KEM		RIDDEX FIFTY INSECTICIDE
04103	LAT		LATER'S 1% ROTENONE DUST INSECTICIDE
04111	KEM		RIDDEX EIGHTY CONCENTRATED INSECTICIDE
04119	HAF		DETH RAT-MOUSE EXTERMINATOR
04113	CHP		CHIPMAN DAIRY, MILL AND LIVESTOCK SPRAY INSECTICIDE
04132	SAF		RODENTKIL WARFARIN BAIT
04305	INT		CO-OP FARM BUILDING OIL SPRAY
04802	SAQ		INSECTICIDE MIRO PYRENONE
04802	GAH	BAU	"ARNOLD" SULPH-O-SPRAY
05001	GAH	BAU	"ARNOLD" P-R (PYRETHRUM-ROTENONE)
05140	INT	540	CO-OP GARDEN INSECT DUST CONTAINS ROTENONE
05293	LAT		LATER'S GARDEN SULPHUR - FUNGICIDE
05385	RER		REL-EX RAT DESTROYER
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07226 STM ZINTEX PRESERVATIVE SOLUTION 07228 STM COPPERTEX PRESERVATIVE SOLUTION 07317 FLR FLOREX VAPORISOR 07549 VIT VIR VIRCHEM TWENTY-FOUR AEROSOL INSECTICIDE 07593 AVM AVMOR COMMAND HOUSE AND GARDEN SPACE AND CONTACT SPRAY 07638 GRI APPAT A RAT CONTINENT WARFARIN 07652 GCP GREEN CROSS BUG KILLER 5% SEVIN (CARBARYL) DUST INSECTICIDE 07668 ROR ROZ-TOX WP-1 GREEN WOOD PRESERVATIVE 07670 ROR ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE	07222	WIL		WILSON'S WARFARIN RAT AND MOUSE KILLER
O7317 FLR FLOREX VAPORISOR O7549 VIT VIR VIRCHEM TWENTY-FOUR AEROSOL INSECTICIDE O7593 AVM AVMOR COMMAND HOUSE AND GARDEN SPACE AND CONTACT SPRAY O7638 GRI APPAT A RAT CONTINENT WARFARIN O7652 GCP GREEN CROSS BUG KILLER 5% SEVIN (CARBARYL) DUST INSECTICIDE O7668 ROR ROZ-TOX WP-1 GREEN WOOD PRESERVATIVE O7670 ROR ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE		STM		ZINTEX PRESERVATIVE SOLUTION
07549 VIT VIR VIRCHEM TWENTY-FOUR AEROSOL INSECTICIDE 07593 AVM AVMOR COMMAND HOUSE AND GARDEN SPACE AND CONTACT SPRAY 07638 GRI APPAT A RAT CONTINENT WARFARIN 07652 GCP GREEN CROSS BUG KILLER 5% SEVIN (CARBARYL) DUST INSECTICIDE 07668 ROR ROZ-TOX WP-1 GREEN WOOD PRESERVATIVE 07670 ROR ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE	07228	STM		COPPERTEX PRESERVATIVE SOLUTION
O7593 AVM AVMOR COMMAND HOUSE AND GARDEN SPACE AND CONTACT SPRAY O7638 GRI APPAT A RAT CONTINENT WARFARIN O7652 GCP GREEN CROSS BUG KILLER 5% SEVIN (CARBARYL) DUST INSECTICIDE O7668 ROR ROZ-TOX WP-1 GREEN WOOD PRESERVATIVE O7670 ROR ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE		FLR		FLOREX VAPORISOR
O7638 GRI APPAT A RAT CONTINENT WARFARIN O7652 GCP GREEN CROSS BUG KILLER 5% SEVIN (CARBARYL) DUST INSECTICIDE O7668 ROR ROZ-TOX WP-1 GREEN WOOD PRESERVATIVE O7670 ROR ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE	07549	VIT	VIR	
O7652 GCP GREEN CROSS BUG KILLER 5% SEVIN (CARBARYL) DUST INSECTICIDE O7668 ROR ROZ-TOX WP-1 GREEN WOOD PRESERVATIVE O7670 ROR ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE	07593	AVM		AVMOR COMMAND HOUSE AND GARDEN SPACE AND CONTACT SPRAY
07668 ROR ROZ-TOX WP-1 GREEN WOOD PRESERVATIVE 07670 ROR ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE	07638	GRI		
07670 ROR ROZ-TOX WP-2 CLEAR WOOD PRESERVATIVE	07652	GCP		GREEN CROSS BUG KILLER 5% SEVIN (CARBARYL) DUST INSECTICIDE
	07668	ROR		
	07670	ROR		
07681 ALT AL-SI CRISTAUX PARADICHLOROBENZENE				
07694 WHL WHITMOYER PROLIN RAT AND MOUSE BAIT	07694	WHL		WHITMOYER PROLIN RAT AND MOUSE BAIT

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NO	TRANT	T	PESTICIDE		
07708	ENI		ENSIGN 320 WOOD PRESERVER (GREEN)		
07710	ENI		ENSIGN 320 WOOD PRESERVER (CLEAR) CONTAINING ZINC		
07716	SAQ		MIRO PYRENONE (HOUSE AND GARDEN) INSECTICIDE		
07720	CBE		MASTERCRAFT GREEN WOOD , ROPE AND FABRIC PRESERVATIVE		
07751	SAQ		MIROZONE-MOTH CRYSTALS-INSECTICIDE		
07766	INT		CO-OP BARN SPRAY RONNEL		
07768	INT		CO-OP BARN SPRAY AND BACKRUBBER CONCENTRATE		
07857	ABE		WACO DIA-ONE-INSECTICIDE SPRAY CONTAINING DIAZINON		
07902	CBL		CARDEL SPECIAL STOCK AND DAIRY SPRAY		
07947	ABE		WACO MAL - THANE FOGGING OIL		
07951	BLB		AVENARIUS CARBOLINEUM COPPER NAPHTHENATE - WOOD PRESERVATIVE		
08036	CBA		COPPER NAPHTHENATE - WOOD PRESERVATIVE		0 -
08087	FRD		LOUSE GRUB KILLER		
08134	WEP		FLYBANE - AEROSOL INSECTICIDE		
08155	KEM		FLYBANE - AEROSOL INSECTICIDE RIDDEX SUPER CONCENTRATED INSECTICIDE BULLDOG GRIP GREEN WOOD PRESERVATIVE	- 11	
08198	CAO		CARMILL NEW FORMULA - A SPACE AND CONTACT - INSECTIC		
08214 08232	CBL CBM	DIV	CARBOLA WHITE DISINFECTANT AND INSECTICIDE WETTABLE I		
06232	CDM	014	CONTAINS RONNEL	OWDER	
08243	STF		MAGNETIC 6 FLOWABLE SULFUR FUNGICIDE		
08338	CAT		RESIDU-ALL INSECTICIDE		
08403	ORM		TENOCIDE DESCRIPTION SPRAY		
08426	MIJ		MID-WEST AEROSOL INSECTICIDE SPRAY		
08464	SAN		SANFAX 489 M READY TO USE RAT KILLER MORT-AUX-RATS CONTENANT WARFARIN		
08484	SCO		MORT-AUX-RATS, CONTENANT WARFARIN		
08515	INT		CO-OP LIVESTOCK SPRAY WITH RONNEL		
08571	NAC		CO-OP LIVESTOCK SPRAY WITH RONNEL DOUBLE QUICK LIQUID INSECTICIDE SPRAY WATKINS QUALITY INSECTICIDAL BACKRUBBER OIL AMMAY BUG PRESSURIZED SPRAY NEUTROL EMULSIBLE SUPERIOR SPRAY OIL		
08578	WAK	WAL	WATKINS QUALITY INSECTICIDAL BACKRUBBER OIL		
08586	AMW	AMZ	AMWAY BUG PRESSURIZED SPRAY .		
08590	SHL		NEUTROL EMULSIBLE SUPERIOR SPRAY DIL INDUSTRIAL AEROSOL INSECTICIDE FINA WEED KILLER HERBICIDE 197		
08639	ELS		INDUSTRIAL AEROSDL INSECTICIDE		
08668	PFC		FINA WEED KILLER HERBICIDE 197		19.10
08676	WIL		WILSON'S PROLIN RAT AND MOUSE KILLER PELLETS		7.54
08679	GCP	GCP	GREEN CROSS TANTOO LIQUID INSECT REPELLENT		
08685	NAC		FINA WEED KILLER HERBICIDE 197 WILSON'S PROLIN RAT AND MOUSE KILLER PELLETS GREEN CROSS TANTOO LIQUID INSECT REPELLENT NATIONAL CHEMSEARCH PYRA FOG 100 INSECT SPRAY LATER'S BACK RUBBER OIL WITH RONNEL		
08702	LAT				
08713	CBA		ZINC NAPHTHENATE WOOD PRESERVATIVE	200	
08718	POP		POULIN'S PROLIN RAT POISON (READY MIX) WATKINS RAT AND MOUSE KILLER BAIT STATION	748	
08744 08765	WAK NAC	WAL	ELDRIN INSECTICIDE	3/2	77.08
	JOH		COUNTY INSECTICIDE		11.13
08812 08820	PRP		JOHNSON'S RAID SPACE AND CONTACT INSECT SPRAY PRES-SURE INSECT REPELLENT AEROSOL SPRAY	700	
			LATED'S DON'TH MOUSE AND DAT KILLED		
00023	GMF				~~
08832	MOR				
	PRP				10,000
08907	COY		MORT-AUX-RATS ET SOURIS "UNIQUE"		FOT
08915	PLA	GIE	BEEF-EEZ FORMULA #3 KORLAN BACKRUBBER OIL INSECTICIDE	CONTA	INS
08823 08825 08832 08836 08907	LAT GAP MOR PRP COY	GIE	LATER'S PROLIN MOUSE AND RAI KILLER GARDO NO. 24-P PROLIN PELLETS READY TO USE RODENTICIO WARFARIN AND SULFAQUINOXALINE ODDRAL-PARADICHLOROBENZENE-MOTH KILLER AND DEODORIZES PRES-SURE ANT AND ROACH RESIDUAL SPRAY MORT-AUX-RATS ET SOURIS "UNIQUE"	DE ÇONT	

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TRANT	7	PESTICIDE
		DOWNER
		RONNEL
		LAURENTIDE CRISTAUX A MITES
		PRES-SURE HOUSE & GARDEN INSECTICIDE AEROSOL SPRAY
		DOMINION DUSTING POWDER FOR VETERINARY USE ONLY
		SEVIN 5% DUST GENERAL PURPOSE INSECTICIDE K-VET SEVIN POULTRY AND LIVESTOCK INSECT DUST
		LATER'S PYRETHRIN DUST
		GAROO FLEA & ITCH POWDER FOR DOGS CONTAINS PYRETHRINS PIPERONYL
GAF		BUTOXIDE ROTENONE. AND DICHLOR
GAP		GARDO CAT FLEA POWDER, CONTAINS PYRETHRINS, PIPERONYL BUTOXIDE
GA!		AND ROTENONE
CHP		CIL DORMANT OIL
		CRISTAUX DE PARADICHLORBENZENE 99% ANTIMITES
MBE		WARFARIN PLUS PROLIN BAIT
SAF		PYRONIDE 5 SPACE AND CONTACT INSECTICIDE
LAT		LATER'S INDOOR INSECT PLANT BOMB
CDQ		COOPERMATIC FLY KILLER
NED	PSA	DIPHACIN (READY MIX) RAT AND MOUSE KILLER BAIT
ABE		WACO PYRENONE SPRAY 5-25
HEG		HERITAGE ROACH SPRAY
HEG		HERITAGE CONTACT INSECT SPRAY
SAN		SANFAX ROACH 'N ANT KILLER LIQUID
		REDI-NIPS (A PREPARED PROLIN BAIT) KILLS RATS - MICE
GAP		GARDO NO. 24M PROLIN MEAL CONTAINS WARFARIN AND
		SULTAQUINOXALINE
		ROT COP WOOD PRESERVATIVE
	500	WONDER SPRAY MALATHION SOLUTION RESIDUAL INSECTICIDE
	FRU	CINCH FLY BOMB FOR HORSES
		DIAZINON 2D - 2% DUST FOR COCKROACH CONTROL
		BARTLETT SUPERIOR 70 OIL EMULSIFIABLE INSECTICIDE CHIPMAN SELF-EMULSIFYING SUPERIOR SPRAY OIL 70
-		CHEMITEK C.B. COPPER BASE PRESERVATIVE
		KENNEL SPRAY PRESSURIZED RESIDUAL INSECTICIDE
		PAULA 410 LIQUID INSECT REPELLENT
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ORM		
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TAI		
cos		LIQUID ROACH SPRAY
CAV		EXTERMO JET AEROSOL
SAN		SUPER SANFAX INSECTICIDE CONCENTRATE
DEA		
DEA		DEANCO TIMBERGARD GREEN WOOD PRESERVATIVE
SAK		PURGE FLYING INSECT KILLER
ABE		TOSSIT MOSQUITO LARVICIDE CAPSULES
MCX		MCEWEN'S LICE KILLER
STD		STAN-CHEM POTATO-GARD LIQUID DISINFECTANT
ALT		INSECT REPELLENT SPRAY
CAT TRO ORM TAI TAI COS CAV SAN DEA DEA SAK ABE MCX		KILLERSECT SPACE AND CONTACT INSECTICIDE TROJAN CHEMICALS TRL 11 FLEA SHAMPOO CUPROTECT CLEAR WATER REPELLENT WOOD PRESERVATIVE CUPROTECT GREEN WATER REPELLENT WOOD PRESERVATIVE LIQUID ROACH SPRAY EXTERMO JET AEROSOL SUPER SANFAX INSECTICIDE CONCENTRATE DEANCO TIMBERGARD CLEAR, WOOD PRESERVATIVE DEANCO TIMBERGARD GREEN WOOD PRESERVATIVE PURGE FLYING INSECT KILLER TOSSIT MOSQUITO LARVICIDE CAPSULES MCEWEN'S LICE KILLER
	TRANT  SAM PRP DOL CHP KVL LAT GAP GAP MEE SAT COO NEBE HEG SAMC PREE SAMC FRI DAT CHP BRAA FRI CHP PRM CAT ORM TAI TAI CAV SAMA ABE SAKE MCX	G E E REGIS- N TRANT T T SAM PRP DOL CHP KVL LAT GAP GAP GAP CHP MEN MBE SAF LAT COO NED PSA ABE HEG HEG SAN FMC GAP BRG SAA FRC FRD DIT BAT CHP PEB ORM PAU CAT TRO ORM TAI TAI COS CAV SAN DEA SAK ABE MCX

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TION NO	REGIS- TRANT	N T	PESTICIDE	
NU	IKANI	•	PESTICIDE	
09915	KAL	TAC	KALIUM EXTRA-TAIL REPELLENT SPRAY FOR HORSES	
09928	CAT		MOMAR SUPER CONCENTRATED KLUNK AEROSOL INSECT KILLER	
09929	SAM		LAUREN-SECT LIQUIDE REPULSIF D'INSECTE	
09936	HOL		HOLCOMB INSERID - 100 RESIDUAL INSECTICIDE CONTAINS	
05500			PYRETHRINS, PIPERONYL BUTOXIDE	
09937	HOL		HOLCOMB INSEKON - 100 SPACE AND CONTACT SPRAY INSECTIO	IDE
09941	MOP		FLEAPET SHAMPDO DETERGENT FOR DOGS CONTAINS LINDANE, P	YRETHRIN
			AND PIPERONYL BUTOXIDE	
09947	SAF		DYNA-FOG M-L LIQUID INSECTICIDE SOLUTION	
09962	MOP		MALAPET FLEA POWDER CONTAINING PERFUMED MALATHION	
09979	GCP		GREEN CROSS ANT, ROACH AND SPIDER BLASTER	
09999	NIM		NIP-CO BAYGON ANT/ROACH NIP INSECTICIDE SPRAY	-
10029	PIC	COI	INSIDE OUTSIDE PRESSURIZED BUG KILLER	
10043	COQ		COOPER DRI KIL	
10078	NAC		SQUAD AEROSOL INSECTICIDE	
10080	NIM		NIP-CO ROSE AND FLOWER BOMB. INSECTICIDE-MITICIDE	
10081	NIM		BUG-NIP PRESSURIZED HOUSE AND GARDEN BUG KILLER	
10082	NIM		NIP-CO LIVESTOCK INSECTICIDE BOMB-BUG KILLER AND REPEL	LENT
10120	SAF		PYRONIDE 33 SPACE AND CONTACT SPRAY INSECTICIDE	
10122	LAT		LATER'S HOUSE AND GARDEN INSECT BOMB	
10124	LAT		LATER'S LOUSE POWDER	
10125	INP		RANCHTONE WOOD PRESERVATIVE GREEN	My
10126	INP		INTERLUX INTERTOX WOOD PRESERVATIVE	
10151	NIM		NIP-CO HAB-IT-NIP, DOG AND CAT REPELLENT SPRAY	
10155	MED	BEL	DOG SHIELD REPELLENT SPRAY FOR PERSONAL PROTECTION FRO	M DOG
			ATTACK	
10164	CBL		CARDEL MALATHION 2% BACK-RUBBER INSECTICIDE SOLUTION	
10165	SAF		1% DIAZINON INSECTICIDE SOLUTION	
10168	SHL		SUPREME 70 SUMMER SPRAY OIL INSECTICIDE	
10180	FRC	FRD	CINCH WIPE ON FLY REPELLENT FOR HORSES	
10181	SAF	,		
10195	FRC	FRD	SANEX PRO INDUSTRIAL AEROSOL GAYPET FLEA-TICK POWDER FOR DOGS AND CATS GAY PET FLEA TICK KILLER FOR DOGS AND CATS	
10196	FRD		GAY PET FLEA TICK KILLER FOR DOGS AND CATS	
10214	FMC		DRIONE ANT ROACH DESTROYER POWDER	
10218	TRO		TROJAN CHEMICALS FOG-SECT	
10219	TRO		TROJAN CHEMICALS SECT-O-BAN	
10238	GCP		GREEN CROSS JET SPRAY HORNET AND WASP BLASTER	
10250	CBR	MCM	CARMEL FORMULA F-3 INSECTICIDE FOGGING SOLUTION	
10251	CBR	MCM	CARMEL FOOD PLANT INSECTICIDE FORMULA F-5	
10252	CBR	MCM	CARMEL FORMULA F-9 AN INSECTICIDE FOGGING SOLUTION	
10254	SAN		SANFAX PERMA-KILL LIQUID INSECTICIDE	14.5
10255	SAN		SANFAX PERMA-KILL AEROSOL INSECTICIDE	May 18
10259	TIM		TIME-MIST INSECTICIDE AEROSOL	1.00
10268	IMP		FLIT MLO MOSQUITO LARVICIDE OIL	-
10270	FRC	FRD	GAYPET DOG SHAMPOO	
10271	EAT	PSA	BAKER'S ALL-WEATHER BAIT BLOCKS	
10281	FAR	MCC	REPEL-X FLY SPRAY EMULSIFIABLE CONCENTRATE	
10284	FAR	MCC	TOP-GLOSS PRESSURIZED SPRAY COAT DRESSING, CONDITIONER	
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TION	REGIS-	N	
NO	TRANT	T	PESTICIDE
10312	VIN		VIOBIN ROTEKIL ANIMAL LOUSE POWDER CONTAINS ROTENONE
10315	SAN		SANFAX SUPER-FOG LIQUID INSECTICIDE
10318	COP		FEDEREE PRESERVATIF POUR BOIS, VERT G - 17 2% CUIVRE
10321	LAV		LAURENTIDE PRESERVATIF POUR BOIS, VERT G-17
10323	KEM		RIDDEX SUPREME INSECTICIDE SOLUTION
10328	ANI	FIT	HALT DOG REPELLENT SPRAY
10343	CUT	CUS	CUTTER INSECT REPELLENT FOAM
10345	SAN		SUPER SANFAX INSECTICIDE CONCENTRATED AEROSOL
10372	FAR	MCC	FARNAM FLYS-AWAY FLY REPELLENT PRESSURIZED SPRAY
10373	FAR	MCC	FARNAM FLYS-AWAY ANIMAL FLY REPELLENT WIPES
10375	FAR	MCC	WIPE WIPE-ON FLY REPELLENT LIQUID
10378	LEO		TROPI-GUARD AEROSOL INSECTICIDES
10381	SHL		SUPREME 70 SPRAY OIL
			INSECTICIDE
10383	CBR	SAF	CARMEL FORMULA F2 FOGGING SOLUTION
10389	DIT		PYRATEX 101E MILL SPRAY CONCENTRATE, EMULSIFIABLE LIQUID
			INSECTICIDE CONTAINS PIPERONYL
10409	FAR	MCC	FARNAM FLYS-AWAY FLY REPELLENT STICK
10425	JIT		JITO REPEL-N ANTIMOUSTIQUE AEROSOL
10434	RAL		PURINA RUB-ON EMULSION HORSE INSECTICIDE
10440	PWO		PES-SAN RAT AND MOUSE DESTROYER
10443	PLG		DORMANT OIL SPRAY EMULSIFIABLE INSECTICIDE
10475	MEX		MET-SCAT PRESSURIZED INSECT REPELLENT
10487	COX	MON	L'HUILE REPULSIF CONTRE LES MOUSTIQUES
10510	AIK	MCM	FORMULA MU-13 INSECTICIDE FOGGING SOLUTION ENTACIDE INSECTICIDE
10510	PRE		INVADE
10523	MCC		MCCLELLAND WARFARIN SURE KILL THRO PAKS RODENTICIDE
10528	FAR	MCC	FARNAM GRAND CHAMPION INSTANT COAT BRIGHTENER AND CONDITIONER
			FLY REPELLENT FORMULA
10530	MCC		MCCLELLAND WARFARIN SURE KILL THRO PAKS RODENTICIDE MEAL
10539	CAI		SHUR-GAIN RAT KILL BAIT CONTAINING WARFARIN
10549	BRP		BROCK PRESSURIZED INSECTICIDE
10551	ORM		LIQUACIDE FLEA KILLER DEODORANT SPRAY
10557	KEM		KEM-SAN ROACH SPRAY CONCENTRATE
10570	WEP	C1 # 1	AERO-WEST INSECTICIDE AEROSOL (METERED)
10576	CHG BOY	СНН	BAYGON 1 % RESIDUAL SPRAY INSECTICIDE BLACK FLAG GUARANTEED BUG KILLER
10635	SAF		RODENTKIL - WAX BLOCKS
10645	INT		CO-OP BUG KILLER INSECTICIDE DUST
10648	KEM		RIDDEX FORMULA M P B INSECTICIDE SOLUTION CONTAINING MALATHION
			PYRETHRINS AND PIPERONYL BUTOX
10709	KIN	CDQ	KING 5 % SEVIN DUST
10723	CAY		ZEP FORMULA 60 SPACE AND CONTACT INSECTICIDE SPRAY
10738	LAT		LATER'S RAT AND MOUSE KILLER PELLETS
10739	cos		DUAL SYNERGIST INSTITUTIONAL AND GARDEN SPRAY
10747	TWI KEM		PURGE CONCENTRATED AEROSOL SPRAY RIDDEX M-2 RESIDUAL INSECTICIDE SOLUTION CONTAINING MALATHION

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NO	TRANT	Т	PESTICIDE
10761	KEM		RIDDEX P-120 INSECTICIDE SOLUTION
10770	AIG		KLOBBER ANT, ROACH AND FLYING INSECT KILLER
10771	AIG		KDNK FLYING INSECT KILLER
10785	PSA		REEL INDUSTRIAL INSECTICIDE CONTAINING PYRETHRINS AND PIPERONY BUTOXIDE
10802	TRO		TROJAN TRL-80 MAG-O-BAN ODOUR AND INSECT CONTROL
10803	COS		HI-PRESSURE INSECT BOMB FUMIGATOR-EXTERMINATOR
10812	DIT		PYRATEX 405 INDUSTRIAL AEROSOL INSECTICIDE CONTAINS PIPERONYL
			BUTOXIDE AND PYRETHRINS
10814	DIT		PYRATEX 525 SPACE AND CONTACT INSECTICIDE CONTAINS PYRETHRINS
			AND PIPERONYL BUTOXIDE
10822	KEM		RIDDEX P-230 THERMAL FOGGING SOLUTION
10836	DIT		PYRATEX TOPTEST INSECT SPRAY CONTAINS PYRETHRINS AND PIPERONYL BUTOXIDE
10843	KEM		RID PRESSURIZED INSECTICIDE
10844	CAY		ZEP 10-X SPECIAL RESIDUAL INSECTICIDE SPRAY
10845	CAY		ZEPOSECTOR DUAL SYNERGIST INSTITUTIONAL AND GARDEN
			SPRAY INSECTICIDE
10846	CDS		INSECT REPELLENT PRESSURIZED SPRAY
10859	TRM	DOL	FLEA AND TICK SPRAY
10861	HAV	HAW	RO-DUST INSECTICIDE CONTAINS ROTENONE
10863	BAX	HAW	FLEATOL INSECTICIDAL SHAMPOO
10878	UNR		HRC SYSTEMIC FUNGICIDE FOR RUST CONTROL OF CARNATIONS
10881	KEM		IMPROVED DED-RAT PREPARED RODENTICIDE CONTAINS DIPHACINONE
10882	DIT		WARFARIN BAIT PELLETS OR MEAL RAT AND MOUSE KILLER
10883	DIT		SULFARIN BAIT PELLETS OR MEAL RAT AND MOUSE KILLER
10917	TRO		TROJAN TRB-591 INSTITUTIONAL AND GARDEN SPRAY
10923	KEM		RIDDEX P-100 INSECTICIDE SOLUTION CONTAINS PYRETHRINS
10937	INJ		PERMA-GUARD GRAIN OR SEED STORAGE INSECTICIDE DUST D-10
			CONTAINS SILICON DIOXIDE
10938	INJ		PERMA-GUARD KLEEN BIN INSECTICIDE DUST D-20
10939	INJ		PERMA-GUARD HOUSEHOLD INSECTICIDE DUST D-20 CONTAINS
.0000	2.10		PYRETHRINS AND PIPERONYL BUTOX
10940	INJ		PERMA-GUARD GARDEN AND PLANT INSECTICIDE D-21 CONTAINS PYRETHRINS AND PIPERONYL BUTOX
10955	KEM		DED-RAT ALL WEATHER BAIT BLOCKS RODENTICIDE CONTAINS
10333	INC.		DIPHACINONE
10956	KEM		DED-RAT SEWER RAT BAIT BLOCKS RODENTICIDE CONTAINS
			DIPHACINONE
10987	DRM		THERADEX SOLUTION KILLS FLEAS AND LICE ON DOGS AND CATS
10994	MIF	NOE	BAY-O-CIDE RESIDUAL INSECTICIDE SOLUTION
10996	GCP		GREEN CROSS DORMANT OIL SPRAY
11020	ULR		PESTARESTER WASP ATTRACTANT
11024	DIT		SULFARIN BAIT BLOCKS RODENTICIDE
11035	AVM		MAGNA SPACE & CONTACT INSECTICIDE SPRAY
11046	DIT		DIAZINON 1% INSECTICIDE SOLUTION
11057	DIT		FI-2 FOG OIL CONTAINS FENTHION AND LETHANE INSECTICIDES
11068	DUC		MR. BEBITE HOUSE AND GARDEN INSECTICIDE PRESSURIZED SPRAY
11069	MEX		METEOR HOUSE AND GARDEN INSECTICIDE

AND PIPERONYL BUTOXIDE  11114 CDS WASP AND HORNET SPRAY  11116 RIL RICHARDSON'S RAT-MOUSE PELLETS CONTAINS WARFARIN AND SULFAQUINOXALINE  11121 KEM RIDDEX MAL-FOG PREMIUM THERMAL FOGGING INSECTICIDE  11123 WEA LAWN GUARD DOG REPELLENT BAR  11124 TRO TROJAN TRB 571 WASP AND HORNET PRESSURIZED SPRAY  11126 RIL RICHARDSON'S DOX 405 INDUSTRIAL AEROSOL  11127 RIL RICHARDSON'S WASP AND HORNET BLITZ  11131 RIL RICHARDSON'S 1% DIAZINON HOUSEHOLD INSECTICIDE SPRAY  11133 FAR MCC FARNAM HORSE LICE DUSTER CONTAINING ROTENONE PYRETHRINS AND PIPERONYL BUTOXIDE  11139 CAT DO-N-DIE PRESSURIZED SPACE AND CONTACT SPRAY  11140 NAC NATIONAL CHEMSEARCH SWAT INSECT REPELLENT  11146 JOH RAID BUGGY WHIP AIRBORNE INSECTICIDE  11150 ALT INSECTICIDE A BETAIL ALSI  11165 SAF SANEX FLY KILLER	REG-		A	
TION REGIS- NO TRANT T PESTICIDE  11073 GCP GREEN CROSS FLY BLASTER 11079 HUL BUG BLAST INSTITUTIONAL AND GARDEN SPRAY 11081 WEP WEST FOG LIQUID INSECTICIDE 11083 INJ PERMA-GUARD DAIRY BARN INSECTICIDE DUST D-23 11085 KEM RIDDEX B-1 RESIDUAL INSECTICIDE CONTAINS BAYGON 11090 LAT LATER'S 5% SEVIN DUST - CARBARYL INSECTICIDE 11100 DIT DITCHLING WASP AND HORNET KILLER PRESSURIZED INSECTICIDE 11102 DIT ALLATEX 525 SPACE AND CONTACT INSECTICIDE CONTAINS ALLETHRI 11114 COS WASP AND HORNET SPRAY 11116 RIL RICHARDSON'S RAT-MOUSE PELLETS CONTAINS WARFARIN AND 11121 KEM RIDDEX MAL-FOG PREMIUM THERMAL FOGGING INSECTICIDE 11123 WEA LAWN GUARD DOG REPELLENT BAR 11124 TRO TROJAN TRB 571 WASP AND HORNET PRESSURIZED SPRAY 11126 RIL RICHARDSON'S WASP AND HORNET BLITZ 11131 RIL RICHARDSON'S WASP AND HORNET BLITZ 11131 RIL RICHARDSON'S WASP AND HORNET BLITZ 11133 FAR MCC FARNAM HORSE LICE DUSTER CONTAINING ROTENONE PYRETHRINS AND 11139 CAT DD-N-DIE PRESSURIZED SPACE AND CONTACT SPRAY 11140 NAC NATIONAL CHEMSEARCH SWAT INSECTICIDE 11150 ALT INSECTICIDE A BETAIL ALSI 11164 JOH RAID BUGGY WHIP AIRBORNE INSECTICIDE 11165 SAF SANEX FLY KILLER	IS-		G	
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11164 INT CO-OP WARFARIN RAT & MOUSE KILLER PELLETS 11165 SAF SANEX FLY KILLER		-		
11110		INT		CO-OP WARFARIN RAT & MOUSE KILLER PELLETS
AAATT INF INCOME DAT AND MOUSE KILLED	11165	SAF		SANEX FLY KILLER
111// JUE JUHNSON, 2 KAI AND MODSE KILLER	11177	JOE		JOHNSON'S RAT AND MOUSE KILLER
11206 MOA KLUNK AERDSOL INSECT KILLER	11206	MOA		KLUNK AEROSOL INSECT KILLER
11215 ZOC ROP VET-KEM KEMIC PET SPRAY	11215	ZOC	ROP	VET-KEM KEMIC PET SPRAY
11223 LAT LATER'S 4% MALATHION DUST - INSECTICIDE	11223	LAT		
11260 WEP RESIDOL PLUS-2 LIQUID INSECTICIDE RESIDUAL SPRAY	11260	WEP		
11278 WEP WESTICIDE LIQUID INSECTICIDE RESIDUAL SPRAY				
11280 KEG KELLY GREEN HOME AND GARDEN PRESSURIZED INSECT SPRAY				
11290 BAI THURON INSTITUTIONAL THERMOSET INSECT STRIP				
11292 CMS INSECT KILLER DUAL SYNERGIST PRESSURIZED SPRAY				
11297 HEG HERITAGE AEROSOL INSECTICIDE				
11306 GRG QUICK-KILL INSECTICIDE AEROSOL				
11309 SAN BUG-OFF INSECT REPELLENT PRESSURIZED SPRAY				
11317 ABE WACO RATKILL POISON BAIT FOR RATS AND MICE				
11318 PPC PET PRODUCTS COMPANY FLEA BANE				
11319 PPC PET PRODUCTS COMPANY FLEA SPRAY				
11320 PPC PET PRODUCTS COMPANY FLEA SHAMPDO				
11327 GCP HOUSE AND GARDEN INSECT BLASTER 11328 BEN MOORWOOD WOOD PRESERVATIVE GREEN				
11328 BEN MOORWOOD WOOD PRESERVATIVE GREEN 11331 DOO WOOD PRESERVATIVE FOR FIELD CUTS				
11345 CBE MASTERCRAFT CLEAR WOOD, ROPE AND FABRIC PRESERVATIVE 11347 RED SMT DEFY MOSQUITO REPELLENT CLOTH			SMT	

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NO NO	TRANT	N T	PESTICIDE		
11349	KEM		RIDDEX FOG INSECTICIDE SOLUTION		
11352	WEP		PYROSECT LIQUID INSECTICIDE		
11370	WEP		AGRO-MIST 1 SPACE SPRAY		
11371	WEP		AGRO-MIST 11		
11378	MOM		K.O. INSECTICIDE AEROSOL SPRAY		
11379	STM		WOOD PRESERVATIVE GREEN		
11385	SYD		INDUSTRIAL FORMULATION OF DIAZINON INSECTICIDE		
11388	MRP		ROYAL PRO-TECH NO. 730M400 PRESERVATIF POUR LE BOIS	CUIVRE	)
11394	FMC		RAT PATROL RAT AND MOUSE KILLER BAIT		
11395	SUP		SUPERSWEET RODENT-RID CONTAINS WARFARIN		
11402	TRO	****	TROJAN CHEMICALS TRB-505 INSECT REPELLENT PRESSURIZE	J SPRAY	
11408	ZOC	MCC	TRAX M RAT AND MOUSE BAIT TROJAN TRB-611 THREE WAY CONTACT INSECTICIDE SPRAY		
11416	TRO		SANFAX BLAST-M INSECT KILLER		
11431	SAN JOH		RAID BUGGY WHIP RESIDUAL INSECTICIDE		
11480	CBB		CIL ROSE AND GARDEN DUST	110	
11535	CER		OCDAY MICH		
11564	ROO		ROTOSPRAY RESMETHRIN LIQUID INSECTICIDE QUIKCIDE CONTACT INSECTICIDE PRESSURIZED		
11569	KEK		QUIKCIDE CONTACT INSECTICIDE PRESSURIZED		
11580	AMC	AMI	ETHREL LIQUID PLANT GROWTH REGULATOR		
11582	ECO	GIE	BACKRUBBER OIL CONTAINS KORLAN		
11586	CHP		BACKRUBBER OIL CONTAINS KORLAN ATOX VEGETABLE DUST ROTENONE INSECTICIDE NATIONAL CHEMSEARCH KILZONE PRESSURIZED SPRAY INSECT		
11593	NAC		NATIONAL CHEMSEARCH KILZONE PRESSURIZED SPRAY INSECT	CIDE	
11599	CHP		5% SEVIN DUST GENERAL PURPOSE INSECTICIDE	1000	
11609	INT		CO-OP RAT KILLER MEAL BAIT CONTAINING WARFARIN		
11667	INT		CO-OP RAT KILLER PELLETS		
11670	VEL		VELCAN RAMIK BROWN WEATHER RESISTANT RODENTICIDE:		
11737	KEK		QUIKCIDE INSECTICIDE CONCENTRATE		
11769	PFF		PFIZER XA OIL CONCENTRATE		
11777	BIE		BIKOE DUAL SYNERGIST INSTITUTIONAL & GARDEN SPRAY INS	SECTICIO	)E
11847	KLN		""DE BUGGER'' HOUSE & GARDEN BUG KILLER		
11904	CHP		""DE BUGGER'' HOUSE & GARDEN BUG KILLER ACTIVOL GA CONTAINS GIBBERILLIC ACID RODENT CAKE KILLS RATS AND MICE	10,000	
12017	BLL	MAK	RODENT CAKE KILLS RATS AND MICE		
12037	ORM		RODENT CAKE KILLS RATS AND MICE ORMOND HEXAMITE FOR VETERINARY USE ONLY WIL BUG KILLER DUST		
12135	WIL		WIL BUG KILLER DUST		
12200	GCP		BOOSTER PLUS CORN OIL CONCENTRATE		
12225	PLG		WIL BUG KILLER DUST BOOSTER PLUS CORN OIL CONCENTRATE A-REST SOLUTION KEM-KILL B WITH BAYGON KEM-KILL B RESIDUAL SPRAY QUIKCIDE CONCENTRATE WAK QUALITY INSECT SPRAY AMWAY SPRAY ADJUVANT	0.0	
12240	KEK		KEM-KILL B WITH BAYGON		
12241	KEK		KEM-KILL B RESIDUAL SPRAY		
12242	KEK		QUIKCIDE CONCENTRATE		
12294	WAK	WAL	WAK QUALITY INSECT SPRAY		
12314	AMW	AMZ	AMWAY SPRAY ADJUVANT		
12345	PEI	KEM	SBP 1382 BIOALLETHRIN AQUEOUS PRESSURIZED SPRAY	0.01	
12375	OSD		PENTOX COP-R-NAP WOOD PRESERVATIVE		
12406	SAF		SANEX R-BAR ROZOL PARAFFINIZED BAIT BARS		
			A STANDAR BUST		
12451	CBB		CIL ROTENONE DUST PURINA RAT CONTROL PELLETS D-8381	10.73	
12528	RAL		PURINA RAI CUNIRUL PELLEIS D-8381		1.00
12585	LOR		LORRAIN RUB-ON EMULSION HORSE INSECTICIDE C-3022		

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40000	LOR		LORRAIN WOUND PROTECTOR WITH INSECTICIDE D-4070
12669			LATER'S DIPHA-TOX RAT AND MOUSE KILLER
12984	CGC		EASOUT POTATO SEEDPIECE TREATMENT
13050	LAT		LATER'S PYRETHRIN DUST
13074	IMP		CORNTROL OIL
13104	FIS		ATRAOIL CONCENTRATE
13167	AMC	AMI	AMID THIN W PLANT GROWTH REGULATOR
13198	VIT	VIR	VIRCHEM ONE AEROSOL INSECTICIDE
13321	ELW	• • • • • • • • • • • • • • • • • • • •	ZAP SUREKILLER POWDER FOR COCKROACHES
13354	HUG	HER	EXCELCIDE PG SPACE SPRAY
13360	LAT		LATER'S LIQUID DIPHA-TOX RAT AND MOUSE KILLER
13365	CET		CERFKILL FORMULA B
13369	INC		CDC INDUSTRIAL INSECTICIDE
13386	BOW	JEB	BOWER PERMA-GUARD GRAIN AND SEED INSECTICIDE DUST
13388	BOW	JEB	BOWER PERMA-GUARD DAIRYBARN INSECTICIDE DUST
13393	BOW	JEB	BOWER PERMA-GUARD HOUSEHOLD INSECTICIDE DUST
13394	BOW	JEB	BOWER PERMA-GUARD GARDEN AND PLANT INSECTICIDE DUST
13395	BOW	JEB	BOWER PERMA-GUARD KLEEN-BIN INSECTICIDE DUST
13576	SCT	ITT	SCOTTS PROTURF SYSTEMIC FUNGICIDE
13651	CPV		PROVIMI BLUE DEATH RAT BAIT THRO PAC
13666	CPV		PROVIMI BLUE DEATH RAT BAIT
13693	WIL		WILSONS ROTENONE DUST
13766	LOR		LORRAIN RAT KILL PELLETS D-4068
13774	POP		POULINS LIQUID INSECTICIDE
13784	POP		POULINS RESIDUAL INSECTICIDE
13790	SAF		SANEX MAGIC MIST INSECTICIDE
13793	KEM		RIDDEX DRIONE INSECTICIDE POWDER
13884	OIS		DISVAP BUGKILLER DUST INSECTICIDE
13905	BLL	MAK	RAZE RAT AND MOUSE BAIT
13906	ATS		ATPLUS 411F ADJUVANT
13908	FOF		FOSSIL FLOWER ORGANIC BUG KILLER
13911	PEN		PESTROY LIQUID RESIDUAL INSECTICIDE
13913	BLL	MAK	RODENT CAKE KILLS RATS
13930	RAM		RAMEX RODENTICIDE
13934	CHH		BAYGON READY TO USE IN THERMAL FOGGERS
13944	TIM		TIME-MIST METERED AEROSOL INSECTICIDE
13949	KEM Fra		RIDDEX BAY-FOG FOGGING INSECTICIDE
14048	DUR		INSECTICIDE AP 300 FOR DAIRY BARNS
14052	DUR		CRED-THANE CLEAR WOOD PRESERVATIVE CRED-THANE GREEN-WOOD PRESERVATIVE
14057	WIL		WILSONS 1% DIAZINON LIQUID INSECTICIDE
14058	WIL		WILSON MOUSE TREAT
14119	DUK		WOODSOL GREEN PRESERVATIVE
14121	DUK		WOODSOL CLEAR PRESERVATIVE
14132	MBE		MARQUETTE DORMANT DIL SPRAY
14194	CHV		FUNGINEX EC
14199	KEM		DED-RAT WARFARIN PELLETS RODENTICIDE BAIT
14203	SAL		BAR BAIT RAT AND MOUSE KILLER
14207	WHM	BAB	FLYS-OFF DAIRY AEROSOL INSECTICIDE

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14211	LAT		LATER'S MALATHION 4% DUST		
14227	RAL		PURINA RAT AND MOUSE KILL PELLETS D-8198		
14254	KEM		DIAZINON HOUSEHOLD RESIDUAL INSECTICIDE		
14265	KEM		RIDDEX M-3 RESIDUAL INSECTICIDE SOLUTION		
14267	ZOC	ZOD	STARBAR STOCK SPRAY		
14268	ZOC	ZOD	STARBAR LOUSE POWDER		
14269	ZOC	ZOD	STARBAR COWFLY POWDER		
14271	ZOC	ZOD	STARBAR GOLDEN MALRIN RESIDUAL FLY SPRAY		
14272	CAT		CANTOL DO'N DIE LIQUID INSECTICIDE		
14276	KEM CHP		DED-RAT PREMIUM BAIT PACKS CHIPMAN SUPERIOR OIL CONCENTRATE		
14303 14322	SAF		SANEX BUG BUSTER		
14322	KEM		DED-RAT ROZOL BAIT PELLETS		
14333	SAF		SANEX MOSOUITO BLACKFLY FOG INSECTICIDE		
14374	POP		POULINS RODENT DOOM READY TO USE BAIT		
14379	POP		POULIN'S C PLUS C INSECTICIDE		
14405	HYN	SMS	HYSAN 24-D WITH MECOPROP		
14419	ITT	DKB	MR RAT GUARD II RAT AND MOUSE BAIT		
14431	FFA	BRN	DRIONE INSECTICIDE POWDER		
14444	DAB		SAPHO HOUSE AND GARDEN INSECTICIDE		
14445	DIS		DISPAR PINK POWDER INSECTICIDE		
14504	KEM		RIDDEX FOOD PLANT THERMAL FOGGING INSECTICIDE		
14507	KEM		RIDDEX INDUSTRIAL INSECTICIDE		
1450B	KEM				
14509	KEM		KIDDEK MILE AND DAKEK! INSCOTIOIDE		
14538	KEM				
14541	KEM		RIDDEX BARN AND LIVESTOCK INSECTICIDE		
14569	BIE		BIKOE DIAZINON SOLUTION		
14570	BIE		BIKOE XKD RESIDUAL INSECT SPRAY		
14589	ZOC		STARBAR READY TO USE BACK RUBBER SOLUTION		
1461B 14622	CAT INT		CANTOL SUPER CONCENTRATED KLUNK INSECTICIDE CO-OP PREMIUM SPOT WEED KILLER		
14622	FAA		PYRENONE READY TO USE LIQUID INSECTICIDE		
14635	FFA	WBB	PYRENONE READY TO USE LIQUID INSECTICIDE		
14653	PFF	**00			
14665	KEM				
14669	SFR		SAFERS INSECTICIDAL SOAP LIQUID CONCENTRATE SOLUTION		
14670	ABE		WACO CHLORPYRIFOS CRACK AND CREVICE INSECTION TREATMENT		
14679	MBY		MENT.		
14680	MBY		SERADIX ROOTING POWDER NO 2		
14681	MBY		SERADIX ROOTING POWDER NO 3		
14693	WIL		WILSON PRUNING PASTE		
14701	CGC		FUNGINEX 190 EC SYSTEMIC FUNGICIDE		
14713	NCR		MICRO-NIASUL W		
14748	PFE		BLOWFLY MAGGOT SPRAY		
14751	NCR		NIAGARA SUPERIOR DIL 70 EC		
14759	NCR		NIAGARA HY-X LIQUID STERILIZER AND DISINFECTANT FOR POTA	AIUES	
14782	NCR		NIAGARA MALATHION GRAIN PROTECTANT		

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14783	NCR		NIAGARA PYRENONE FRUIT FLY DUST
14786	NCR		NIAGARA TREE DRESSING
14793	CAT		CANTOL CRAWL-X LONG LIFE RESIDUAL INSECTICIDE
14807	NCR		NIAGARA RAT AND MOUSE BAIT
14809	NCR		NIAGARA DIPHACINONE RAT BAIT
14821	NAC		P-O-W WASP PRESSURIZED INSECTICIDE
14826	CHH		BAYGON READY TO USE FOGGER
14832	ABE		WACO 1. PROPOXUR INSECTICIDE READY TO USE IN THERMAL FOGGERS
14860	INT		CO-OP DORMANT OIL SPRAY
14863	TUC		WARFARIN BAIT PAKS
14868	NCR		MALATHION 4 PYRENONE INSECTICIDE DUST
14877	SAF		SANEX BUG X RESIDUAL INSECTICIDE
14894	LAT		LATERS MUSHROOM FLY OUST
14908	SAF		SANEX FOG X FOGGING INSECTICIDE
14914	AMW	AMZ	AMWAY SPRAY ADJUVANT DEFOAMER
14948	RER		LIQUID XLR BAYGON INSECT DESTROYER
14950	CHP		BRACO TREE DRESSING ASPHALT EMULSION
14951	MBE		BRACO TREE DRESSING
14981	PFF		PFIZER SUPERIOR 70 OIL
15011	SAF		SANEX M300 RESIDUAL INSECTICIDE SOLUTION
15030	ZOC		VET-KEM LOUSE POWDER
15038	INT		CO-OP TREE WOUND DRESSING
15041	DEX	ROA	DEXOL VEGETABLE GARDEN INSECT SPRAY
15070	HEP	NMR	HERCON ROACH-CHECK RESIDUAL INSECTICIDE STRIPS
15077	JOH		BOLT AIRBORNE LIQUID FOR FLYING AND CRAWLING ANTS
15078	JOH		BOLT RESIDUAL LIQUID FOR CRAWLING INSECTS
15079	JOH		BOLT RODENTICIDE
15083	JOH		BOLT AIRBORNE INSECT STRIP
15088	AID	LBT	AIO ONE SWIPE FLY REPELLENT SOLUTION
15104	MIF	CAU	MILL-D-CIDE INSECTICIDE
15108	ZOC		VET-KEM FLEA AND TICK COLLAR FOR DOGS
15126	KEM		KS MK MOSQUITO FOG INSECTICIDE
15128	AIG		KONK BVT FLYING INSECT KILLER
15139	CBR		FORMULA F-500 INSECTICIDE
15140	FFA		PYRENONE FOOD PLANT FOGGING INSECTICIDE
15146	KEM		RIDDEX R 25 INDUSTRIAL INSECTICIDE
15157	GUC		GOTCHA! INSECT REPELLENT SOLUTION
15162	FFA		MULTI-PURPOSE PYRENONE INSECTICIDE
15171	MIF		MILL-O-CIDE 500 INSECTICIDE SOLUTION
15180	FFA		PYRENONE AQUEOUS GARDEN SPRAY
15181	FFA		PYRENONE AQUEOUS PLANT SPRAY
15182	FFA		ROACH AND ANT SPRAY AQUEOUS
15211	PLG		PULSFOG FOGGING SOLUTION PFE
15212	PLG		PULSFOG FOGGING SOLUTION PFW
15232	JOH		BOLT AIRBORNE FOR FLYING INSETS
15239	APC		AETNA DIAZINON
15241	APC		AETNA DIAZINON 1 PER CENT
15252	SAF		MAGIC MIST INSECTICIDE PLUS
15255	FFA		DRIONE INSECTICIDE POWDER

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NO	TRANT	T	PESTICIDE
15285 15288 15289 15299	SAF SAF SAF JOH		DIPHA-PELL WEATHER RESISTANT RODENTICIDE PELLETS PRO -5 PLUS ULV CONCENTRATE PRO-3 PLUS ULV CONCENTRATE BOLT RESIDUAL INSECTICIDE
15300 15316 15318 15326	SAF JOH AID SAN	LBT	RESMEN 5-ULV CONCENTRATE BOLT AIRBORNE FOR FLIES AID PEST PRUF SHAMPOO WITH DEODORANT SANFAX SAV-A-SPRAY INSECTICIDE FOR DISPENSING UNITS
15329 15330 15338	SAF KEM ABE		SANEX DIAZINON 2 DUST RIDDEX 110 ULV INSECTICIDE WACO BIRD REPELLENT
15420 15442 15443	TIM BAT NCR		TIME-MIST METERED AEROSOL INSECTICIDE III BARTLETT SUPERIOR OIL CONCENTRATE NIAGARA SUPERIOR OIL CONCENTRATE
15467 15468 15469 15474	AVM TIM SAF SAF		MAGNA SPACE AND CONTACT INSECTICIDE SPRAY TIME-MIST METERED AEROSOL INSECTICIDE IV PYRONIDE 5 PLUS PYRONIDE 33 PLUS SOLUTION
15476 15481 15483	SAF UAJ SAF		HIGH TEST PLUS INSECT SPRAY NU-TOMATOTONE BUG BUSTER PLUS
15484 15486 15487 15488	PUG PUG PUG PUG		PUROGUARD HOUSEHOLD PLANTS INSECTICIDE DUST PURDGUARD BARN INSECTICIDE DUST PUROGUARD GRAIN AND SEED STORAGE INSECTICIDE DUST PUROGUARD HOUSE AND GARDEN BUG KILLER DUST
15496 15502 15503 15517	ABE PUG PUG KEM		WACO D-TRANS ALLETHRIN EC 1-10 PUROGUARD HOUSE AND GARDEN BUG KILLER DUST PUROGUARD BARN INSECTICIDE DUST RIDDEX SUPREME INSECTICIDE FORMULATION D
15518 15519 15520	KEM KEM		RIDDEX INDUSTRIAL INSECTICIDE RIDDEX HEAVY DUTY INDUSTRIAL INSECTICIDE RIDDEX FOOD PLANT INSECTICIDE
15549 15554 15555 15556	SAF SHL SAF SAF		SANEX ROACH AND BUG KILLER PYRON LIVESTOCK SPRAY MOSQUITO BLACKFLY FOG INSECTICIDE PRO-PLUS INDUSTRIAL AEROSOL
15589 15591 15642	KEM JDH		DEDRAT ROZOL PELLETS MOUSE PACKS KSC7 LIQUID LIGHTENING RODENTICIDE BOLT ROACH BAIT
15674 15675 15676 15677	AIG AIR KEM SAF		AIR GUARD KONK BYT FLYING INSECT KILLER KONK TOD FLYING INSECT KILLER METERED PRESSURISED DEDRAT MAKI RODENTICIDE BAIT BROMONE SPECIAL RAT MEAL BAIT
15678 15690 15700	SAF PUG DIV		BROMONE RAT AND MOUSE MEAL BAIT PURO-GUARD BARN INSECTICIDE DUST LIQUID 8 INSECTICIDE SOLUTION
15704 15705 15710	MBE KEM		CHIPMAN MATURE-AID MARGUETTE MATURE-AID KEM-MIST METERED AEROSOL INSECTICIDE

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15727	GCP		GREEN CROSS FUNGINEX 6.5 ROSE AND ORNAMENTAL DISEASE CONTROL
15788	SAF		BROMONE RAT AND MOUSE PELLETS
15795	KEM		KEMSAN MAKI BAIT BAGS RODENTICIDE
15800	REC		ZINC II WOOD PRESERVATIVE
15823	KEM		DEDRAT ROZOL BAIT BAG
15824	KEM		DEDRAT ROZOL RODENTICIDE BAIT
15827	WOB		G.H.WOOD RESIDUAL INSECTICIDE
15853	LAT		LATER'S SUMMER DIL INSECTICID E.C.
15858	INT		CO-OP AERO-TACK INSECTICIDE
15886	DOM		DURSBAN READY TO USE HOUSEHOLD INSECTICIDE
15888	DOW		DURSBAN HOME AND GARDEN INSECTICIDE GRANULES
15889	DOW		DURSBAN HOME AND GARDEN INSECTICIDE DUST
15928	WOR		DZEX LIQUID SPACE AND CONTACT INSECTICIDE
15940	cos		COPELAND PRESSURIZED TREE PRUNING TREATMENT
15941	TRO		TROJAN TRB-540 PLANT MEDIC
15948	ZOC	ZOD	STARBAR MILK ROOM AND CATTLE SPRAY
15949	GAX		GUARD MIST INSECTICIDE 1
15956	MIF		BAY-O-CIDE II RESIDUAL INSECTICIDE SOLUTION
15958	WIL		WILSON BROMOHE BACON AND CHEESE FLAVOURED RAT AND MOUSE KILLER MEAL
15966	LAT		LATER'S TROPICAL SOIL INSECTICIDE DUST
15967	DIS		DISVAP III SPRAY INSECTICIDE
15982	GCP		GREEN CROSS LIME SULPHUR
15995	FLY		PURGE 111 AEROSOL INSECT KILLER
16015	CBR	SAF	FORMULA GH-60 FOGGING AND CONTACT INSECTICIDE
16017	SAF		SANEX MAGIC MIST INSECTICIDE A9
16025	INT		BROMONE RAT AND MOUSE KILLER
16033	CAT		KLUNK AEROSOL INSECT KILLER
16089	DEX	ROA	TROPICAL PLANT FUNGICIDE
16104	SAF		SANEX PRO 99 PROFESSIONAL SYSTEM CRACK AND CREVICE AEROSOL
16151	cos		RESIDUAL INSECTICIDE SOLUTION FOR INDUSTRIAL AND INSTITUTIONAL USE ONLY
16153	KEM		KS P5 BARN AND LIVESTOCK INSECTICIDE
16158	LAT		LATER'S DURSBAN GRANULES
16159	LAT		LATER'S DURSBAN DUST
16161	LAT		LATER'S DURSBAN READY-TO-USE HOUSEHOLD
16184	ZOE		STARBAR BROMONE RAT AND MOUSE KILLER PELLETS
16211	LAT		LATER'S EMULSIBLE DORMANT SPRAY OIL
16227	INT		CO-OP BROMONE RAT AND MOUSE KILLER MEAL
16235	PUG		PURO-GUARD BARN LIQUID INSECTICIDE
16236	PUG		PURO-GUARD LIQUID INSECTICIDE FOR DAIRIES
16250	GAX		GARDEX PIA ONE INSECTICIDE SPRAY
16260	BDC		PRESSURIZED TREE PRUNING TREATMENT
16261	BDC		PRESSURIZED WASP AND HORNET INSECTICIDE
16266	BDC		RESIDUAL INSECTICIDE SPRAY
16267	BDC		BRENTDALE CHEMICALS INSECT REPELLENT
16268	BDC		NATURAL PYRETHRIN INSECTICIDE PRESSURIZED
16269	BDC		PRESSURIZED PYRETHRIN INSECTICIDE SPRAY
16272	SAF		MR-10 MUSHROOM HOUSE INSECTICIDE

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			LATER'S COPPER-TOX WOOD PRESERVATIVE (GREEN) ZEPTOX II WASP AND HORNET KILLER PRESSURIZED RESIDUAL INSECTICIDE SPRAY CURBISET 5 PLANT GROWTH REGULATOR GREEN CROSS PROFESSIONAL HOME PEST CONTROL KIT DISPAR-MIST METERED PRESSURIZED SPRAY A-REST SOLUTION FOR PROFESSIONAL USE DISVAP SPRAY INSECTICIDE VELCAN ROOST NO MORE LIQUID BIRD REPELLENT ZEP METER MIST INSECT KILLER CO-OP AERO-TACK D AEROSOL INSECTICIDE TRL-121 RESIDUAL INSECTICIDE SPRAY II TRB-521 PRESSURIZED RESIDUAL INSECTICIDE SPRAY II UNITED VAN LINES SANITIZED VAN INTERIOR SPRAY VARAPEL WOOD PRESERVATIVE SEALER HUNTER GREEN VARAPEL WOOD PRESERVATIVE SEALER CARDOVA BROWN VARAPEL WOOD PRESERVATIVE SEALER CARROOAL VARAPEL WOOD PRESERVATIVE SEALER MALNUT VARAPEL WOOD PRESERVATIVE SEALER MOHOGANY VARAPEL WOOD PRESERVATIVE SEALER REDWOOD VARAPEL WOOD PRESERVATIVE SEALER REDWOOD VARAPEL WOOD PRESERVATIVE SEALER REDWOOD VARAPEL WOOD PRESERVATIVE SEALER REDWOOD VARAPEL WOOD PRESERVATIVE SEALER MOHOGANY VARAPEL WOOD PRESERVATIVE SEALER WHITE KONK 1 FLYING INSECT KILLER FOR THE FOOD SERVICE IN CO-TIDMAN MUSHDOOM ELV DUST		
16288	LAT		LATER'S COPPER-TOX WOOD PRESERVATIVE (GREEN)		
16307	CAY		ZEPTOX II WASP AND HORNET KILLER		
16316	cos		PRESSURIZED RESIDUAL INSECTICIDE SPRAY		
16365	GCP		CURBISET 5 PLANT GROWTH REGULATOR		
16366	GCP		GREEN CROSS PROFESSIONAL HOME PEST CONTROL KIT		
16367	DIS		DISPAR-MIST METERED PRESSURIZED SPRAY		
16393	ELA		A-REST SOLUTION FOR PROFESSIONAL USE		
16417	DIS		DISVAP SPRAY INSECTICIDE		
16423	VEL		VELCAN ROOST NO MORE LIQUID BIRD REPELLENT		
16435	CAY		ZEP METER MIST INSECT KILLER		
16450	INT		CO-OP AERO-TACK D AEROSOL INSECTICIDE		
16469	TRO		TRL-121 RESIDUAL INSECTICIDE SPRAY II		
16470	TRO		TRB-521 PRESSURIZED RESIDUAL INSECTICIDE SPRAY II		
16490	SAJ		UNITED VAN LINES SANITIZED VAN INTERIOR SPRAY		
16500	FLC		VARAPEL WOOD PRESERVATIVE SEALER NATURAL		
16501	FLC		VARAPEL WOOD PRESERVATIVE SEALER HUNTER GREEN		
16502	FLC		VARAPEL WOOD PRESERVATIVE SEALER CARDOVA BROWN		
16503	FLC		VARAPEL WOOD PRESERVATIVE SEALER CHARCOAL		
16504	FLC		VARAPEL WOOD PRESERVATIVE SEALER WALNUT		
16505	FLC		VARAPEL WOOD PRESERVATIVE SEALER MOHOGANY		
16506	FLC		VARAPEL WOOD PRESERVATIVE SEALER REDWOOD		
16507	FLC		VARAPEL WOOD PRESERVATIVE SEALER MAPLE		
16508	FLC		VARAPEL WOUD PRESERVATIVE SEALER WHITE		
16511	AIR		KONK 1 FLYING INSECT KILLER FOR THE FOOD SERVICE IN	DUSTRY I	METER
16620	CHP		EN AKEZZOKIZEN		
16646	FDC		CHIP COMMEDCIAL CELECTIVE WEED WILL		
16660	SCT		SCOTTS DDG-THDE CDANNIAD SYSTEMIC ENMOYOTE		
16672	CAY		7ED DOACH AND ANT CODAY		
16674	NCR		THAT FLOWARIE SHIPHID FINGICIDE		
16684	FAR	PFE	FADNAM WIDE DILIC FLY DOCTECTANT		
16685	CAY		TEDOSECTOD A SDDAY INSECTICIDE		
16686	EXS		DIAZINON INSECTICIDE SOLUTION		
16704	MMM	MMN	KONK 1 FLYING INSECT KILLER FOR THE FOOD SERVICE IN ED PRESSURISED CHIPMAN MUSHRDOM FLY DUST SWK COMMERCIAL SELECTIVE WEED KILL SCOTTS PRO-TURF GRANULAR SYSTEMIC FUNGICIDE ZEP ROACH AND ANT SPRAY THAT FLOWABLE SULPHUR FUNGICIDE FARNAM WIPE PLUS FLY PROTECTANT ZEPOSECTOR A SPRAY INSECTICIDE DIAZINON INSECTICIDE SOLUTION SECTROL 90 CONCENTRATE MICROENCAPSULATED PYRETHRINS	INSECTI	CIDE
16706	SAF		SANEX MR 11 MUSHROOM ELY INSECTICIDE DUST	11132011	CIDE
16713	GAX		GUARD MIST PYRETHRINS INSECTICIDE		
16738	SAF		SANEX ROZOL PARA BLOCKS RODENTICIDE		
16741	WIL		WILSON BROMONE MOUSE TREAT		77
16742	GRX		FRUIT FLY DUST INSECTICIDE		
16755	MIF		MILL-O-CIDE 28 LIQUID INSECT SPRAY		
16776	GAX		GARDEX SEWER-RAT BAIT BLOCKS		
16791	INT		CO-OP CUTWORM KILLER GRANULAR		
16792	INT		CO-OP ANT AND GRUB KILLER GRANULAR		
16812	GAX		GARDEX D-TRANS INDUSTRIAL INSECTICIDE 7-30		
16814	GAX		GARDEX D-TRANS INDUSTRIAL INSECTICIDE 2-5/25		
16827	KEM		KSB5 PINK PUSSYCAT RODENTICIDE BAIT		
16828	KEM		KSC5 PURPLE PUSSYCAT RODENTICIDE BAIT		
16865	KEM		KSD5 BAIT BLOCKS RODENTICIDE		
16890	SAF		SECTROL 90 CONCENTRATE MICROENCAPSULATED PYRETHRINS SANEX MR 11 MUSHROOM FLY INSECTICIDE DUST GUARD MIST PYRETHRINS INSECTICIDE SANEX ROZOL PARA BLOCKS RODENTICIDE WILSON BROMONE MOUSE TREAT FRUIT FLY DUST INSECTICIDE MILL-O-CIDE 28 LIQUID INSECT SPRAY GARDEX SEWER-RAT BAIT BLOCKS CO-OP CUTWORM KILLER GRANULAR CO-OP ANT AND GRUB KILLER GRANULAR GARDEX D-TRANS INDUSTRIAL INSECTICIDE 7-30 GARDEX D-TRANS INDUSTRIAL INSECTICIDE 2-5/25 KSB5 PINK PUSSYCAT RODENTICIDE BAIT KSC5 PURPLE PUSSYCAT RODENTICIDE BAIT KSC5 BAIT BLOCKS RODENTICIDE		2 1 10

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NO	TRANT	T	PESTICIDE
16922	FLC		VARAPEL LIQUID WOOD PRESERVATIVE CLEAR
16923	FLC		VARAPEL LIQUID WOOD PRESERVATIVE NATURAL WOOD TONE
16944	PEC		NATIONAL PNP VITOX WODD, CANVAS AND ROPE PRESERVATIVE BROWN
16985	NUX		NUODEX COPPER 2 %
16986	NUX		NUODEX ZINC 2 %
17102	SFR		SAFER'S DEMOSS CRYPTOCIDAL SOAP
17201	KEM		KSMF MOSQUITO FOGGING INSECTICIDE
17204	OSD		PENTOX ZIN-K-NAP CLEAR WOOD PRESERVATIVE
17222	INT		IPCO MALATHION GRAIN PROTECTANT DUST
17244	PUG		PURO GUARD BARN LIQUID INSECTICIDE
17250	DIS		DISVAP SPRAY PRESSURIZED
17260	GCP		GREEN CROSS BANISECT HOME AND GARDEN INSECTICIDE DUST
17320	PIP		INSECTO 100 % NATURAL BAIT/DUST FOR CONTROL OF GRAIN INSECTS
17359	SAF		SANEX BROMONE DURA-BLOCK RODENTICIDE
17379	WIL		WILSON SEVIN BUG KILLER DUST
17424	WIL		WILSON TOMATO AND VEGETABLE DUST
17518	AIG		KONK TOO FLYING INSECT KILLER PRESSURIZED
17519	AIG		KO FLYING INSECT KILLER METERED PRESSURIZED SPRAY
17520	AIG		KONK BVT FLYING INSECT KILLER METERED PRESSURIZED SPRAY
17581	GRX		MALATHION PYRETHRIN FLY DUST
17591	AIG		KO FLYING INSECT KILLER METERED PRESSURIZED SPRAY
17592	AIG		KONK BVT FLYING INSECT KILLER METERED PRESSURIZED SPRAY
17593	AIG		KONK TOO FLYING INSECT KILLER PRESSURIZED
17625	REC		RECOCHEM ONCE OVER CLEAR WATER REPELLENT WOOD PRESERVATIVE
17629	AIG		KONK BYT FLYING INSECT KILLER METERED PRESSURIZED SPRAY FOR CAM SPRING ACTION DISPENSER
17661	LEG		REZ PREMIUM QUALITY WOOD PRESERVATIVE CLEAR
17662	LEG		REZ PREMIUM QUALITY WOOD PRESERVATIVE GREEN
17692	BEN		MOORWOOD PENETRATING CLEAR WOOD FINISH & PRESERVATIVE
17693	BEN		MOORWOOD EXTERIOR SEMI TRANSPARENT STAIN AND WOOD PRESERVATIVE
17710	KEM		KEM MIST METERED PRESSURIZED SPRAY INSECTICIDE
17772	MMM		SECTROL 1494 PREMIUM FLEA SPRAY MICROENCAPSULATED
17972	LEG		REZ SEMI-TRANSPARENT WOOD PRESERVATIVE STAIN
18104	BEN		MODRWOOD EXTERIOR SEMI-TRANSPARENT BLENDING BASE STAIN
18201	GAX		GARDEX BUG KILL PRESSURIZED SPRAY
18202	PUG		PURD GUARD EMULSIFIABLE CONCENTRATE BARN & LIVESTOCK INSECTICI DE
18360	CHP		CIL VEGETABLE DUST
18393	KEM		RIDDEX PYRETHRUM 101 EC INSECTICIDE

Schedule 0
PESTICIDES THAT ARE CONTAINED IN FERTILIZER

PESTICIDE	SEARS WEED AND FEED 12:3:6	SEARS WEED AND FEED 20:10:5 plus 2,4-D AND MECOPROP	NUTRITE TURF PLUS INSECTICIDE WITH DURSBAN 8:5:8	SCOTTS TURF BUILDER 25:3:3 PLUS HALTS CRABGRASS PREVENTER	CHIPMAN PLANTAIDE PLANT STARTER 5:15:5 + ROOTING REGULATOR	SCOTTS TURF BUILDER PLUS 2 WITH 2,4-D AND MECOPROP 26:3:3	MEADOW GREEN 10:6:4 TURF FERTILIZER WITH 2,4-D	MEADOW GREEN 7:7:7 FERTILIZER WITH 2,4-D	SHERWOOD GREEN TURF FERTILIZER WITH 2,4-D 10:6:4
REGISTRANT UNDER FERTILIZER ACT (CANADA)	Simpsons-Sears Ltd. Dept. 71, 222 Jarvis Street Toronto, Ontario M5B 2B8	Simpsons-Sears Ltd. Dept. 71, 222 Jarvis Street Toronto, Ontario M5B 2B8	Nitrochem Ltd. 2005 Peel St., Suite 800 Montreal, P.Q. H3A 1V4	O.M. Scott & Sons Marysville, Ohio 43040	Chipman Inc. 400 Jones Road, Box 9100 Stoney Creek, Ontario L8G 321	O.M. Scott & Sons Marysville, Ohio 43040	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4
SCHED. NO.	9	9	9	9	9	9	9	9	9
REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	2187	2189	790 <b>0</b> 03C	790005C	790017AB	790026C	790085C	790086C	790088C

Schedule 6

## PESTICIDES THAT ARE CONTAINED IN FERTILIZER

PESTICIDE	GOLDEN VIGORO WEED AND FEED 12:6:3 WITH KILLEX	CIL WEED AND FEED 20:10:5	WEALL AND CULLEN WEED AND FEED 10:6:4	SO-GREEN WEED AND FEED 10:5:10	LIFE WEED AND FEED WITH 2,4-D 10:6:4	CIL WINTERIZER WEEDER 6:12:24	SEARS CRABGRASS KILLER 10:6:4 WITH DACTHAL	CIL 18:3:6 WITH CRABGRASS PREVENTER	CIL 10:6:4 LAWN FOOD AND CRABGRASS PREVENTER
REGISTRANT UNDER FERTILIZER ACT (CANADA)	Swift Canadian Co. Ltd. 1400 The Queensway Toronto, Ontario M82 154	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	Weall & Cullen Nurseries Ltd. Box 207 Milliken, Ontario LOH 1KO	So-Green Inc. (F. Manley) Box 8750 Don Hills, Ontario M3C 3G9	Life Horticultural Products Inc. Box 550 Caledonia, Ontario NOA 1A0	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	Simpsons-Sears Ltd. Dept. 71, 222 Jarvis Street Toronto, Ontario M5B 2B8	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	C.I.L. INC. Box 5201 London, Ontario N6A 4L6
SCHED. NO.	9	9	9	9	9	9	9	9	9
REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	790207C	790553C	790569C	790570C	790585C	790609C	790610C	790668C	790669C

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

PESTICIDE	CIL 18:3:6 LAWN WEED DOCTOR	GREEN-UP WEED AND FEED 10:6:4	GREEN-UP WEED AND FEED 20:10:5	Green Cross (Ciba Geigy Canada Ltd.) GREEN CROSS WEED'N FEED 20:10:5 WITH KILLEX 6860 Century Avenue Mississauga, Ontario L5N 2W5	CIL 18:3:6 LAWN INSECT DOCTOR	VIGORO FALL WEED AND FEED 4:8:16	SCOTTS PROTURE 25:0:12 FERTILIZER PLUS DSB FUNGICIDE	AERO TRUE-GREEN WEED AND FEED 10:6:4 WITH KILLEX	AERO TRUE-GREEN WEED AND FEED 10:6:4 WITH 2,4-D
REGISTRANT UNDER FERTILIZER ACT (CANADA <u>)</u>	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	Green Cross (Ciba Geigy Canada Ltd 6860 Century Avenue Mississauga, Ontario L5N 2W5	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	Swift Canadian Co. Ltd. 1400 The Queensway Toronto, Ontario M82 1S4	O.M. Scott & Sons Marysville, Ohio 43040	Cyanamid Canada Inc. 2255 Sheppard Avenue E. Toronto, Ontario M2J 4Y5	Cyanamid Canada Inc. 2255 Sheppard Avenue E. Toronto, Ontario M2J 4Y5
SCHED. NO.	9	9	9	9	9	9	9	9	9
REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	790677C	790685C	790686C	790688C	790690C	800240C	800264C	800276C	800277C

### Schedule 6

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	PESTICIDES THAT ARE CONTAINED IN FERTILIZER	PESTICIDE	SCOTIS PROTURE FERTILIZER 36:0:0 PLUS DICOT WEED CONTROL II	SHERIDAN PARKWOOD WEED AND FEED 10:6:4	CO-OP FERTILIN 10:6:4 TURF FERTILIZER WITH CRABGRASS PREVENTER	NUTRITE LAWNBOOSTER PLUS CRABGRASS PREVENTER 20:5:5 WITH CHLORT	NUTRITE SUPERTURE PLUS WEED KILLER 21:3:9	NUTRITE WINTERGREEN PLUS WEEDAWAY 4:9:15	NUTRITE TURF PLUS WEEDAWAY 8:5:8	MIRACLE GREEN 7:7:7 PLUS WEED AND FEED	WHITE ROSE IRON PLUS WEED AND FEED 9:4:8
	PESTICIDES THAT	REGISTRANT UNDER FERTILIZER ACT (CANADA)	O.M. Scott & Sons Marysville, Ohio 43040	Sheridan Nurseries Ltd. 700 Evans Avenue Etobicoke, Ontario N6A 416	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	Nitrochem Ltd. 2005 Peel St., Suite 800 Montreal, P.Q. H3A 1V4	Nitrochem Ltd. 2005 Peel St., Suite 800 Montreal, P.Q. H3A 1V4	Nitrochem Ltd. 2005 Peel St., Suite 800 Montreal, P.Q. H3A 1V4	Nitrochem Ltd. 2005 Peel St., Suite 800 Montreal, P.Q. H3A 1V4	Nitrochem Ltd. 2005 Peel St., Suite 800 Montreal, P.Q. H3A 1V4	Merry Gro. Ltd. 4038 Hwy. #7 Unionville, Ontario L3R 2L5
		SCHED. NO.	9	9	9	9	9	9	9	9	9
		REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	800283C	800301C	800363C	8006970	8006980	366908	800701C	800715C	800719C
						1427					

# Schedule () PESTICIDES THAT ARE CONTAINED IN FERTILIZER

PESTICIDE	MANCHESTER SUPERGREEN WEED AND FEED 10:6:4	MANCHESTER SUPERGREEN CRAB-EX 10:6:4	SO-GREEN WINTER PRO WEED AND FEED 4:8:12	GREEN-UP WEED AND FEED 20:10:5	CAVAN'S SUMMER LAWN FOOD WITH WEED CONTROL 10:5:5	CAVAN'S FALL LAWN FOOD W/ WEED CONTROL 5:10:5	CAVAN'S SPRING LAWN FOOD W/ WEED CONTROL 15:5:5	SCOTTS PROTURF FERTILIZER 36:0:0 PLUS DICOT WEED CONTROL	CIL 6:9:6 GARDEN WEED DOCTOR
REGISTRANT UNDER FERTILIZER ACT (CANADA)	Manchester Products Ltd. Box 204 Cambridge, Ontario NIR 3K8	Manchester Products Ltd. Box 204 Cambridge, Ontario NIR 3K8	So-Green Inc. (F. Manley) Box 8750 Don Mills, Ontario M3C 369	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	Cavan's Garden Centre 1570 Clarkson Rd., North Mississauga, Ontario L6T 1G1	Cavan's Garden Centre 1570 Clarkson Rd., North Mississauga, Ontario L6T 1G1	Cavan's Garden Centre 1570 Clarkson Rd., North Mississauga, Ontario L6T 1G1	O.M. Scott & Sons Marysville, Ohio 43040	C.I.L. INC. Box 5201 London, Ontario N6A 4L6
SCHED. NO.	9	9	9	9	9	9	9	9	9
REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	800734C	800735C	800758C	800763C	800773C	800775C	800776C	800781C	800789C

# PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	SCHED. NO.	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
800803C	9	So-Green Inc. (F. Manley) Box 8750 Don Mills, Ontario M3C 3G9	SO-GREEN PREMIUM CRABGRASS CONTROL WITH CHLORTHAL 21:7:7
800806C	9	F.W. Woolworth Co. Ltd. 33 Adelaide Street Toronto, Ontario MSH 1P5	WOOLCREST WEED AND FEED 10:6:4
800810C	9	Beaver Lumber Co. Ltd. 245 Fairview Mall Dr. Willowdale, Ontario M2J 4T1	BEAVER PREMIUM WEED AND FEED 20:10:5 PLUS KILLEX
800816C	9	Beaver Lumber Co. Ltd. 245 Fairview Mall Dr. Willowdale, Ontario M2J 4T1	BEAVER WEED AND FEED WITH 2,4-D
800820C	9	K Mart Canada Limited 8925 Torbram Road Brampton, Ontario MSB 1L3	K-MART K-GRO WEED AND FEED 10:6:4
800879C	9	Green Cross (Ciba Geigy Canada Ltd.) 6860 Century Avenue Mississauga, Ontario LSN 2W5	Green Cross (Ciba Geigy Canada Ltd.) GREEN CROSS CRAB-GUARD LAWN FOOD 15:3:3 WITH DACTHAL 4% 6860 Century Avenue Mississauga, Ontario L5N 2W5
810401C	9	Cyanamid Canada Inc. 2255 Sheppard Avenue E. Toronto, Ontario M2J 4Y5	AERO GREEN WEED AND FEED 10:6:4 WITH KILLEX
810402C	9	Cyanamid Canada Inc. 2255 Sheppard Ave. E. Toronto, Ontario M2J 4Y5	AERO-GREEN WEED AND FEED 10:6:4 WITH 2,4-D
810403C	9	Cyanamid Canada Inc. 2255 Sheppard Avenue E. Toronto, Ontario M2J 4Y5	AERO GREEN 12:6:6 LAWN INSECT CONTROL AND FERTILIZER

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PESTICIDE	CO-OP FERTILIN 10:6:4 TURF FERTILIZER WITH WEED KILLERS	CO-OP FERTILIN 10:6:4 TURF FERTILIZER WITH CRABGRASS PREVENTER	SHERWOOD GREEN 7:7:7 TURF FERTILIZER WITH 2,4-D	CO-OP FERTILIN TURF FERTILIZER 16:6:8 WITH CRABGRASS PREVENTER	TURF GREEN FERTILIZER 16:6:8 WITH WEED KILLERS	CO-OP TURFGREEN TURF FERTILIZER 16:6:8 WITH WEED KILLER	CO-OP TURFGREEN TURF FERTILIZER 16:6:8 WITH CRABGRASS PREVENTER	MASTERCRAFT FALL WEED N' FEED FERTILIZER 4:8:12	SCOTIS STARTER FERTILIZER 16:21:5 WITH CRABGRASS PREVENTER
REGISTRANT UNDER FERTILIZER ACT (CANADA)	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	Canadian Tire Corporation Box 770, Station K Toronto, Ontario M4P 3V8	O.M. Scott & Sons Marysville, Ohio 43040
R SCHED. NO.	9	9	9	vo	9	9	v	9 -	9
REGISTRATION NUMBER UNDER FEKTILIZER ACT (CANADA)	810420C	810421C	810422C	810423C	810428C	810446C	810447C	810457C	810902C

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PESTICIDE	MANCHESTER SUPERGREEN WEED GUARD 14:4:8	SO-GREEN GRUB AND CHINCHBUG CONTROL W/ CHLORPYRIFOS 10:2:4	CIL 18:3:6 CRABGRASS DOCTOR	CIL 15:3:6 LAWN FOOD WITH CRABGRASS PREVENTER	AERO GREEN WEED AND FEED 5:10:10 WITH KILLEX	AERO ULTRA GREEN WEED AND FEED 14:7:7 WITH KILLEX	AERO GREEN CRABGRASS AND ANNUAL BLUEGRASS PREVENTER 10:6:4	SEARS WEED AND FEED 26:4:4 PLUS 2,4-D AND MECOPROP	WOOLCREST PREMIUM WEED AND FEED 20:10:5
REGISTRANT UNDER FERTILIZER ACT (CANADA)	Manchester Products Ltd. Box 204 Cambridge, Ontario NIR 3K8	So-Green Inc. (F. Manley) Box 8750 Don Mills, Ontario M3C 3G9	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	Cyanamid Canada Inc. 2255 Sheppard Avenue E. Toronto, Ontario M2J 4Y5	Cyanamid Canada Inc. 2255 Sheppard Ave. E. Toronto, Ontario M2J 4Y5	Cyanamid Canada Inc. 2255 Sheppard Avenue E. Toronto, Ontario M2J 4Y5	Simpsons-Sears Ltd. Dept. 71, 222 Jarvis Street Toronto, Ontario M5B 2B8	F.W. Woolworth Co. Ltd. 33 Adelaide Street Toronto, Ontario MSH 1P5
SCHED. NO.	9	9	9	9	9	9	9	9	9
REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	810903C	810915C	810918C	810919C	810927C	810929C	810930C	810942C	810970C

chedule 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	SCHED. NO.	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
810978C	9	Little Tree Farm 460 Springbank Drive London, Ontario N6J 1G8	LITILE TREE FARM WEED AND FEED 18:4:8
810979C	9	Little Tree Farm 460 Springbank Drive London, Ontario N6J 1G8	LITTLE TREE FARM CRABGRASS PREVENTER 18:4:8
810982C	9	O.M. Scott & Sons Marysville, Ohio 43040	SCOTIS LAWN MOSS CONTROL WITH FERTILIZER 19:5:5
811506C	9	Sunfresh Ltd. 22 St. Clair Avenue E. Toronto, Ontario M4T 2S3	NO-NAME WEED AND FEED 10:6:4
811508C	9	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	CIL 12:3:5 WINTERIZER WEEDER
811515C	9	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	CIL 15:3:3 LAWN FOOD AND WEED KILLER
811516C	9	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	CIL 6:3:4 LAWN FOOD WITH INSECT KILLER
821004C	9	All Treat Farms Ltd. Arthur, Ontario NOG 1AO	LAWN TREAT FERTILIZER AND CRABGRASS CONTROL
821005C	9	All Treat Farms Ltd. Arthur, Ontario NOG 1AO	LAWN TREAT FERTILIZER AND INSECT CONTROL WITH DURSBAN

Schedule 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

	LAWN TREAT WEED AND FEED WITH WEED-A BAN HERBICIDE	MEADOW GREEN TURF FERTILIZER 747:7 WITH WEED KILLERS	MEADOW GREEN TURF FERTILIZER 10:6:4 WITH WEED KILLERS	SHERWOOD GREEN TURF FERTILIZER 7:7:7 WITH WEED KILLERS	SHERWOOD GREEN TURF FERTILIZER 10:6:4 WITH WEED KILLERS	MASTERCRAFT WEED N' FEED LAWN FERTILIZER 9:3:6	WEED AND FEED 6:8:12	ED AND FEED 10:5:10	C.I.L. WEED AND FEED 16:4:4 WITH 2,4-D, MECOPROP, DICAMBA
PESTICIDE	LAWN TREAT WEED AND 1	MEADOW GREEN TURF FEI	MEADOW GREEN TURF FEI	SHERWOOD GREEN TURF 1	SHERWOOD GREEN TURF 1	MASTERCRAFT WEED N' 1	SO-GREEN WINTER PRO WEED AND FEED 6:8:12	SO-GREEN LAWN PRO WEED AND FEED 10:5:10	C.I.L. WEED AND FEED
REGISTRANT UNDER FERTILIZER ACT (CANADA)	All Treat Farms Ltd. Arthur, Ontario NOG 1AO	Meadow Green Co. Ltd. 151 City Centre Drive Mississauga, Ontario L5B 1M7	Meadow Green Co. Ltd. 151 City Centre Drive Mississauga, Ontario L5B 1M7	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	United Co-operatives of Ont. Box 527 Mississauga, Ontario L5A 3A4	Canadian Tire Corporation Box 770, Station K Toronto, Ontario M4P 3V8	So-Green Inc. (F. Manley) Box 8750 Don Mills, Ontario M3C 3G9	So-Green Inc. (F. Manley) Box 8750 Don Hills, Ontario M3C 3G9	C.I.L. INC. P.O. BOX 5201 London, Ontario N6A 4L6
SCHED. NO.	9	9	9	9	9	9	9	9	9
REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	821006C	821014C	821015C	821016C	821017C	821032C	821123C	821545C	821564C

Schedule 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

PESTICIDE	SEARS WEED AND FEED 20:10:5	SEARS WEED AND FEED 12:3:6	WOOLCREST PREMIUM CRABGRASS CONTROL 20:10:5	WEALL AND CULLEN PREMIUM CRABGRASS 21:7:7 WITH BETASAN	FERTILIZER WITH CRABGRASS PREVENTER 12:3:6 WITH BETASAN	CIL GOLFGREEN CRABGRASS PREVENTER 20:3:4 PLUS BENSULIDE	CIL LANDSCAPE CRABGRASS PREVENTER 10:6:4 PLUS BENSULIDE	CIL LANDSCAPER INSECT CONTROL 10:6:4 PLUS CHLORPYRIFOS	SO-GREEN PREMIUM LAWN PRO-WEED AND FEED 21:7:7
REGISTRANT UNDER FERTILIZER ACT (CANADA)	Simpsons-Sears Ltd. Dept. 71, 222 Jarvis Street Toronto, Ontario M5B 2B8	Simpsons-Sears Ltd. Dept. 71, 222 Jarvis Street Toronto, Ontario M5B 2B8	F. W. Woolworth Co. Ltd. 33 Adelaide Street Toronto, Ontario M5H 1P5	Weall and Cullen Nurseries Ltd. Box 207 Milliken, Ontario LOH 1KO	Sunfresh Ltd. 22 St. Clair Avenue East Toronto, Ontario M4T 2S3	Chipman Inc. Box 9100 Stoney Creek, Ontario L8G 321	Chipman Inc. Box 9100 Stoney Greek, Ontario L8G 321	Chipman Inc. Box 9100 Stoney Greek, Ontario L8G 321	So-Green Inc. (F. Manley) Box 8750 Don Mills, Ontario M3C 3G9
SCHED. NO.	9	9	9	9	9	9	9	9	9
REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	821597C	821598C	821600C	821602C	821616C	831156C	831157C	831158C	831227C

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REGISTRATION NUMBER UNDER FERTILIZER ACT (CANADA)	SCHED. NO.	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
841688C	9	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	CIL GOLF GREEN WEED AND FEED 20:3:4
841696C	9	C.I.L. INC. Box 5201 London, Ontario N6A 4L6	CIL LAWN INSECT DOCTOR 6:3::4 WITH CHLORPYRIFOS
			O. Reg. 562/85, s. 1,

# PLANNING ACT, 1983

O. Reg. 563/85.

Restricted Areas—The Regional Municipality of York, Town of Markham.

Made—October 29th, 1985. Filed—November 4th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 104/72 is amended by adding thereto the following section:

46.—(1) Notwithstanding any other provision of this Order, a single-family dwelling and buildings and structures accessory thereto may be erected on the land described in subsection (2) provided the following requirements are met:

Minimum lot frontage 45 metres

Minimum lot area 1.7 hectares

Minimum front yard 7.6 metres

Minimum side yards 3 metres

Minimum rear vard

(2) Subsection (1) applies to that parcel of land in the Town of Markham in The Regional Municipality of York, being that part of lots 29 and 30 in Concession VIII designated as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of York Region (No. 65) as Number 65R-8050. O. Reg. 563/85, s. 1.

L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

7.6 metres

Dated at Toronto, this 29th day of October, 1985.

(7693)

47

# NURSING HOMES ACT

O. Reg. 564/85. General. Made—November 1st, 1985. Filed—November 4th, 1985.

# REGULATION TO AMEND REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NURSING HOMES ACT

 Item 21 of Table 1 to Regulation 690 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 407/85, is revoked and the following substituted therefor:

21.	On or after the 1st day of August, 1985, but before the 1st day of November, 1985.	\$584.07	\$19.20
22.	On or after the 1st day of November, 1985.	\$590.20	\$19.40
(7694)			-

1436

44.87

1,364.77

44.87

1,364.77

# HEALTH INSURANCE ACT

Made—November 1st, 1985. General

O. Reg. 565/85.

Filed-November 4th, 1985.

# REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 HEALTH INSURANCE ACT REGULATION TO AMEND MADE UNDER THE

- 1. Item 3 of Table 1A of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 3 of Ontario Regulation 408/85, is revoked and the following substituted therefor:
- 25.67 25.47 780.70 774.57 45.00 45.00 1,368.72 1,368.72 25.60 25.80 778.52 784.65 19.20 19.40 590.20 584.07 November, 1985 ..... 4. On or after the 1st day of November, 1985 ..... 3. On or after the 1st day of August, 1985, but before

# 2. Items 7t, 13t, 19t, 25t, 31t and 57 of Table 2 of the said Regulation, as made by section 4 of Ontario Regulation 408/85, are revoked and the following substituted therefor:

Estimated income less \$77.00, divided by 30.4	Estimated income less \$77.00, divided by 30.4
Estimated income less \$77,00	Estimated income less \$77.00
Person with no dependants— maximum estimated income \$661.07	Person with no dependants— maximum estimated income \$667.20
On or after the 1st day of August, 1985, Person with no dependants—but before the 1st day of November, maximum estimated income \$(1985).	On or after the 1st day of November, 1985.
71.	7u.

incomes less \$1,925.00, Aggregate estimated divided by 91.2 incomes less \$1,925.00, Aggregate estimated divided by 3 maximum aggregate estimated incomes Person with one dependant— \$3,752.00 On or after the 1st day of August, 1985, but before the 1st day of November, 131.

								·	
Aggregate estimated incomes less \$1,925.00, divided by 91.2	Aggregate estimated incomes less \$2,200.00, divided by 91.2	Aggregate estimated incomes less \$2,200.00, divided by 91.2	Aggregate estimated incomes less \$2,450.00, divided by 91.2	Aggregate estimated incomes less \$2,450.00, divided by 91.2	Aggregate estimated incomes less \$2,675.00, divided by 91.2	Aggregate estimated incomes less \$2,675.00, divided by 91.2	\$19.20	\$19.40	7
Aggregate estimated incomes less \$1,925.00, divided by 3	Aggregate estimated incomes less \$2,200.00, divided by 3	Aggregate estimated incomes less \$2,200.00, divided by 3	Aggregate estimated incomes less \$2,450.00, divided by 3	Aggregate estimated incomes less \$2,450.00, divided by 3	Aggregate estimated incomes less \$2,675.00, divided by 3	Aggregate estimated incomes less \$2,675.00, divided by 3	\$584.07	\$590.20	
Person with one dependant—maximum aggregate estimated incomes \$3,770.00	Person with two dependants—maximum aggregate estimated incomes \$4,038.00	Person with two dependants—maximum aggregate estimated incomes \$4,056.00	Person with three dependants—maximum aggregate estimated incomes \$4,298.00	Person with three dependants—maximum aggregate estimated incomes \$4,316.00	Person with four or more dependants—maximum aggregate estimated incomes \$4,531.00	Person with four or more dependants—maximum aggregate estimated incomes \$4,549.00	Person not referred to in Items 1-31 <i>t</i>	Person not referred to in Items $1-31u$	the safe of many than the safe is a safe in a
On or after the 1st day of November, 1985.	On or after the 1st day of August, 1985, but before the 1st day of November, 1985.	On or after the 1st day of November, 1985.	On or after the 1st day of August, 1985, but before the 1st day of November, 1985.	On or after the 1st day of November, 1985.	On or after the 1st day of August, 1985, but before the 1st day of November, 1985.	On or after the 1st day of November, 1985.	On or after the 1st day of August, 1985, but before the 1st day of November, 1985.	On or after the 1st day of November, 1985.	(56)
13u.	194.	19u.	25t.	25u.	311.	31u.	57.	58.	(2692)

# COURTS OF JUSTICE ACT, 1984

O. Reg. 566/85.

Territorial Divisions and Court Office Locations for the Provincial Court (Civil Division).

Made—November 1st, 1985. Filed—November 4th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 159/85 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

 Schedule 98 to Ontario Regulation 159/85 is revoked and the following substituted therefor:

# Schedule 98

# NIPIGON SMALL CLAIMS COURT

- 1. That part of the Territorial District of Thunder Bay described as follows: Commencing at the intersection of the parallel of latitude 49 degrees 30 minutes with the meridian of longitude 88 degrees; thence south along the meridian to the boundary between the Dominion of Canada and the United States of America: thence northwesterly and southwesterly along that boundary to the meridian of longitude 88 degrees 30 minutes; thence north along that meridian to the northerly shore of Black Bay of Lake Superior; thence easterly and northerly following along that shore to the northerly boundary of the geographic Township of Dorion; thence westerly along that boundary to the westerly boundary of the geographic Township of Glen; thence northerly along the westerly boundary of the geographic townships of Glen, McMaster, Cockeram, Adamson, Graydon and Innes to the southerly shore of Lake Nipigon; thence in a general easterly and northerly direction following along the shore of Lake Nipigon to the parallel of latitude 49 degrees 30 minutes; thence east along that parallel to the place of commencement.
  - 2. Nipigon. O. Reg. 566/85, s. 1.
  - 2. Schedule 103 to the said Regulation is revoked.

(7696)

47

# BEES ACT

O. Reg. 567/85. General. Made—June 19th, 1985. Filed—November 4th, 1985.

# REGULATION TO AMEND REGULATION 81 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE BEES ACT

 Regulation 81 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following heading and section:

## DESIGNATION OF DISEASES

- 4a. The following are designated as diseases:
  - Acarine disease caused by the honeybee tracheal mite (Acarapis woodi).
  - Varroatosis caused by the honeybee external mite (Varroa jacobsoni). O. Reg. 567/85, s. 1.
  - Subsection 5 (3) of the said Regulation is revoked and the following substituted therefor:
- (3) An inspector who finds colonies of bees infected with American foul brood, acarine disease or varroatosis shall immediately notify in writing the Provincial Apiarist of the location and number of the colonies so infected and the name and address of the owner. O. Reg. 567/85, s. 2.

(7697)

47

# ONTARIO UNCONDITIONAL GRANTS ACT

O. Reg. 568/85. General. Made—November 1st. 1985. Filed—November 4th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 339/85 MADE UNDER THE ONTARIO UNCONDITIONAL GRANTS ACT

1.—(1) Schedule 1 to Ontario Regulation 339/85 is amended by striking out,

"GALWAY AND CAVENDISH TP 98.88"

and inserting in lieu thereof:

"GALWAY AND CAVENDISH TP 3.75"

1439

Name

Toronto East General and Orthopaedic Hospital

Toronto General Hospital

Chedoke-McMaster Hospitals

University Hospital

(2) The said Schedule 1 is further amended by striking out,

# "WEST CARLETON TP

86.78"

and inserting in lieu thereof:

"WEST CARLETON TP

63.98"

(7698)

63.98

47

Minister of Health

Dated at Toronto, this 15th day of October, 1985.

GROUP Q HOSPITALS

(7700)

Item

Location

1. Hamilton

2. London

3. Toronto

4. Toronto

47

MURRAY ELSTON

# PUBLIC HOSPITALS ACT

O. Reg. 569/85. Classification of Hospitals. Made—October 15th, 1985. Approved—October 24th, 1985. Filed—November 5th, 1985.

# REGULATION TO AMEND REGULATION 863 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC HOSPITALS ACT

- 1. Subsection 1 (1) of Regulation 863 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 639/84, section 1 of Ontario Regulation 695/84 and section 1 of Ontario Regulation 353/85, is further amended by striking out "and" at the end of clause (0), by adding "and" at the end of clause (p) and by adding thereto the following clause:
  - (q) Group Q hospitals, being hospitals that may provide in vitro fertilization services.
- 2. The Schedule to the said Regulation, as amended by sections 1 to 9 of Ontario Regulation 32/83, sections 1 to 6 of Ontario Regulation 705/83, section 2 of Ontario Regulation 639/84, section 1 of Ontario Regulation 674/84, section 2 of Ontario Regulation 695/84, section 2 of Ontario Regulation 353/85 and sections 1 to 5 of Ontario Regulation 354/85, is further amended by adding thereto the following group of hospitals:

# COURTS OF JUSTICE ACT, 1984

O. Reg. 570/85.
Rules of the Provincial Court (Family Division).
Made—October 22nd, 1985.
Approved—November 1st, 1985.
Filed—November 5th, 1985.

# REGULATION TO AMEND REGULATION 810 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

- 1. Part III of Regulation 810 of Revised Regulations of Ontario, 1980 is amended by striking out the heading "Protection and Adoption Proceedings" and inserting in lieu thereof "Protection, Adoption and Secure Treatment Proceedings".
- 2. Clause 55 (a) of the said Regulation is revoked and the following substituted therefor:
  - (a) "Act" means the Child and Family Services Act, 1984;
- 3.—(1) Subrule 58 (1) of the said Regulation, as remade by section 21 of Ontario Regulation 808/84, is revoked and the following substituted therefor:
- (1) An application filed to commence a proceeding shall be in Form 20 (general application), Form 20A (protection application), Form 20B (status review

application), Form 20C (application for adoption) or Form 20D (secure treatment application; extension application). O. Reg. 570/85, s. 3 (1).

- (2) Rule 58 of the said Regulation, as amended by section 21 of Ontario Regulation 808/84, is further amended by adding thereto the following subrule:
- (5) A consent to secure treatment shall be in Form 20E (general) or Form 20F (child). O. Reg. 570/85, s. 3 (2).
  - 4. Rule 60 of the said Regulation, as amended by section 22 of Ontario Regulation 808/84, is revoked and the following substituted therefor:
- 60. Where a party makes a request for an order that is ancillary to the determination of the main issue in the proceeding, the request shall be by motion.

  O. Reg. 570/85, s. 4.
  - 5.—(1) Clause 62 (a) of the said Regulation is revoked and the following substituted therefor:
    - (a) a certified copy of the statement of live birth of the child to be adopted or where unobtainable, other proof of the date of birth satisfactory to the court;
  - (2) Subclause 62 (b) (ii) of the said Regulation is amended by striking out "Part II" in the first and second lines and inserting in lieu thereof "Part III".
  - (3) Clause 62 (c) of the said Regulation, exclusive of subclauses (iii) and (iv), is revoked and the following substituted therefor:
    - (c) where the child is not a Crown ward and is placed for adoption by a licensee under Part VII of the Act.
      - (i) evidence that the licensee is a licensee entitled to place the child for adoption under the Act,
      - (ii) a certified copy of any outstanding order made under any Act respecting custody of or access to the child of which the person placing the child for adoption has knowledge,
  - (4) Subclause 62 (c) (iv) of the said Regulation is amended by striking out "an affidavit of an officer or employee of

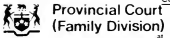
the adoption agency or an affidavit of the person licensed under subsection 60 (5)" in the first, second, third and fourth lines and inserting in lieu thereof "an affidavit of a licensee under Part VII".

- (5) The said subclause 62 (c) (iv) is further amended by adding thereto the following sub-subclauses:
  - (F) that he or she has no knowledge of any recission or withdrawal of a consent to adoption,
  - (G) that he or she has given any person being adopted who is seven years of age or more and any parent an opportunity to seek counselling and independent legal advice with respect to the consent;
- (6) Clause 62 (d) of the said Regulation is amended by striking out "an adoption agency or" in the second line.
- (7) Subclause 62 (d) (i) of the said Regulation is amended by striking out "other" in the second line.
- (8) Clause 62 (f) of the said Regulation is amended by striking out "eighteen years of age" in the first line and inserting in lieu thereof "sixteen years of age or sixteen years of age or more but has not withdrawn from parental control".
- (9) Clause 62 (h) of the said Regulation, as amended by section 23 of Ontario Regulation 808/84, is revoked and the following substituted therefor:
  - (h) where the applicant has a spouse within the meaning of the Human Rights Code, 1981, who has not joined in the application, the consent of that spouse in Form 27A;
- (10) Rule 62 of the said Regulation is amended by adding thereto the following clause:
  - (j) an affidavit of adopting parent in Form 27B.
  - 6.—(1) Rule 64 of the said Regulation is amended by striking out "other than an adoption proceeding" in the first and second lines and inserting in lieu thereof "under Part III of the Act".

- (2) The said rule 64 is further amended by adding thereto the following subrule:
- (2) In a proceeding under Part VI of the Act, the application and the notice of hearing shall be served on,
  - (a) the child;
  - (b) any parent referred to in subsection 3 (2) of the Act; and
  - (c) any other person having actual care and control of the child who is neither a foster parent nor a service provider as defined in subsection 3 (1) of the Act. O. Reg. 570/85, s. 6 (2).
  - Rule 66 of the said Regulation is amended by inserting after "protection" in the third line "or committing a child to secure treatment".
  - 8. Rule 67 of the said Regulation, as amended by section 26 of Ontario Regulation 808/84, is revoked and the following substituted therefor:
- 67. Notice of a motion to transfer a proceeding under Part III of the Act to another county shall be served on the children's aid society in the other county. O. Reg. 570/85, s. 8.
  - 9. Rule 69 of the said Regulation is revoked.
  - 10. Rule 70 of the said Regulation is revoked and the following substituted therefor:
- 70. The court shall not make an order on consent of the parties under subsection 53 (1) (supervision or

wardship), section 110 or 116 (secure treatment) or section 145 (adoption) of the Act unless the parties agree on the facts on which the order is based and a hearing is held. O. Reg. 570/85, s. 10.

- 11. Rule 71 of the said Regulation is amended by striking out "section 29" in the second line and inserting in lieu thereof "section 50 or 112".
- 12.—(1) Subrule 73 (3) of the said Regulation, as remade by section 29 of Ontario Regulation 808/84, exclusive of the clauses, is revoked and the following substituted therefor:
- (3) In addition to the persons mentioned in subsection 156 (3) of the Act, an order for adoption shall be served on,
  - (2) Rule 73 of the said Regulation, as remade by section 29 of Ontario Regulation 808/84, is amended by adding thereto the following subrule:
- (4) An order for secure treatment shall be served on the persons who were served with the application or as directed by the court. O. Reg. 570/85, s. 12 (2).
  - Rule 93 of the said Regulation is amended by adding at the commencement thereof "Subject to subsection 65 (3) of the Child and Family Services Act, 1984".
  - 14. Forms 20 to 34B of the said Regulation, as remade by section 31 of Ontario Regulation 808/84, are revoked and the following substituted therefor:



/		
Provincial Co (Family Divis		Application — General Child and Family Services Form 20 **Coart tieno**
	Children address	

Child(ren)	address		
Full name		Birthdate (d, m, y)	Ser
Full name		Birthdate (d, m, y)	 Sex
Full name	-	Birthdate (d, m, y)	 Sex
awyer Iname, addres	is and telephone no.)		 
Applicant(s)			
Full name(s)			
Address for service (st	reet & number, municipalit	y, postal code)	 
Lawyer Iname, address	s and telephone no.)		
amily Services Act	. (set out kind of order aske	d for)	
Family Services Act	. (set out kind of order asked	d for)	

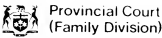
I/We ask for an order under the Child and

The grounds for this application are as follows: Istate briefly the main facts relied on!

Signature of applicant(s)

0439 (06/851 FO 181

O. Reg. 570/85



of sexual molestation or sexual exploitation

the child requires medical treatment to cure,

prevent or alleviate physical harm or suffering and the child's parent or the person having charge of the child does not provide, or refuses or is unavailable or unable to consent to the

the child has suffered emotional harm, demonstrated by severe anxiety, depression, withdrawal, or self destructive or aggressive behaviour and the child's parent or the person having charge of the child does not provide, or refuses or is unavailable or unable to consent to, services or treatment to remedy or alleviate

and fails to protect the child;

Courts of Justice Act, 1984

Protection Application Child and Family Services

(Family Division)		Ea.	m 20A Page 1 Court file no.	
		For	m 20A Page 1 Court file no.	
at				
Chil	d(ren)	address		
Full	name		Birthdate (d, m, y)	Sex
Full	name	<del></del>	Birthdate (d, m, y)	Sex
Full	name		Birthdate (d, m, y)	Sex
Law	<sub>ryer</sub> (name, address an	d triephone no.)		
App	olicant(s)			
	name(s)			
Ādd	ress for service (street	& number, municipality, post	al code)	
Law	yer (name, address an	d telephone no.l	· · · · · · · · · · · · · · · · · · ·	
The Children's Aid Society asks for a finding u	ander the Child and	Family Comings Ass. shoe	she shild(see) seemed shown is fore in	
need of protection because:	inder the Child and	ramily Services Act, that	the child(ren) hamed above is/are in	
Check applicable box(es). Delete grounds not	ration on in howfor	Laboritari		
the child has suffered physical harm, inflicted by the person having charge of the child or caused by that person's failure to care and provide for or supervise and protect the child adequately.	there is a substant suffer emotional severe anxiety, diself destructive of the child's parent	y checked. Itial risk that the child will harm demonstrated by epression, withdrawal, or r aggressive behaviour and or the person having d does not provide, or	the child is less than twelve years old a killed or seriously injured another pers caused serious damage to another pers property, services or treatment are necto prevent a recurrence and the child's or the person having charge of the charge.	on or on's essary parent
there is a substantial risk that the child will suffer physical harm inflicted by the person having charge of the child or caused by that person's failure to care and provide for or	refuses or is unav to, services or tre	ailable or unable to consent atment to prevent the harm; from a mental, emotional or	not provide, or refuses or is unavailable unable to consent to, those services or treatment;	
supervise and protect the child adequately;  the child has been sexually molested or sexually	developmental co remedied, could	andition that, if not seriously impair the child's the child's parent or the	the child is less than twelve years old a on more than one occasion injured and son or caused loss or damage to anothe	ther per-
exploited, by the person having charge of the child or by another person where the person having charge of the child knows or should know of the possibility of sexual molestation or sexual exploitation and fails to protect the child;	person having chaprovide, or refusa	arge of the child does not es or is unavailable or unable atment to remedy or alleviate	son's property, with the encouragemen person having charge of the child or be that person's failure or inability to sup- child adequately; or	t of the cause of
there is substantial risk that the child will be sexually molested or sexually exploited by the person having charge of the child or by another person where the person having charge of the child knows or should know of the possibility	to exercise his or	has died or is unavailable to her custodial rights over the made adequate provision	the child's parent is unable to care for and the child is brought before the cou the parent's consent and, where the chi twelve years of age or older, with the c consent, to be dealt with under this Par	rt with ild is hild's

2310 (08/85)

treatment;

the harm;

the child is in a residential placement and the

parent refuses or is unable or unwilling to

resume the child's care and custody;

4875

			Protection Application Child and Family Services
		Form 20A Page 2	
The applicant further asks for an order (c	heck one only)		
that the children be placed with (name)	that the children be made ward(s) of the (name of society)	that the childfren) and placed in the c	be made a ward(s) of the Crown are of the Iname of society)
subject to the supervision of the (name of society)	for a period of	other (specify)	
or a period of	months	Tapecity!	
		<b>→</b>	
months with the following terms and conditions (specify)	that the child(ren) be made ward(s) of the (name of society)		
	for a period of		
	months		
	and then returned to (name)		
	subject to the supervision of Iname of society	7	
	for a period of	-	-
	months		
	with the following terms and conditions (specify)		
he applicant further asks for an order			
relating to access: (Specify details, Include restraining order if applicable)	relating to payment of support while the child(ren) is/are in care (Specify details)		
	1		

To the best of the applicant's knowledge, the following are all the outstanding orders and court proceedings for supervision, wardship or custody of or access to the child(ren).

(Give date, name of court, court file no., nature of case and resulting order. If you do not know of any other order or proceedings, state "None".)

2311(08/85)

O. Reg. 570/85

Protection Application
Child and Family Services

Form 20A Page 3 Court file no.

The following is a brief statement of the facts relied on:

Date

Signature

2312 (08/85)



# Courts of Justice Act, 1984

Status Review Application Child and Family Services

			orm 208 Court file no	
ne armen	at		(Page 1)	
		address		
	Child(ren)	en 0 - c 33		
	Full name	Birthdate (d, m, y)	Sex Present status	
	Full name	Birthdate (d, m, y)	Sex Present status	
	Full name	Birthdate (d, m, y)	Sex Present status	
	Lawyer (name, address and	d telephone no j		
	Applicant(s) Full name(s)			
	Address for service (street	& number, municipality, postal code)		
	Lawyer (name, address and	d telephone no.)		
The applicant asks for an	n order under the Child and Family	Services Act:		
The applicant asks for ar			subject to the supervis	ion of
that the child(ren) b	be placed with			
that the child(ren) b	be placed with	(name)		
that the child(ren) b	be placed with	(name)		
that the child(ren) b	be placed with	(name)		
that the child(ren) b	be placed with	(name) for a period of months with	n the following terms and cond	itions:
that the child(ren) b	be placed with	(name) for a period of months with		itions:
that the child(ren) b	be placed with	(name)  for a period of months with  (name of society)	n the following terms and cond	itions:
that the child(ren) b	be placed with	(name)  for a period of months with  (name of society)  (name of society)	n the following terms and cond	onths,
that the child(ren) b	be placed with  ame of society)  be made ward(s) of the  o	(name)  for a period of months with  (name of society)  (name of society)  (name)	for a period of m for a period of m subject to the supervise	onths,
that the child(ren) b	be placed with  ame of society)  be made ward(s) of the  o	(name)  for a period of months with  (name of society)  (name of society)	for a period of m for a period of m subject to the supervise	onths,
that the child(ren) b	be placed with  ame of society)  be made ward(s) of the  be made ward(s) of the	(name)  for a period of months with  (name of society)  (name of society)  (name)	for a period of m for a period of m subject to the supervise	onths,
that the child(ren) b	be placed with  ame of society)  be made ward(s) of the  be made ward(s) of the	(name)  for a period of months with  (name of society)  (name of society)  (name)	for a period of m for a period of m subject to the supervise	onths,
that the child(ren) b	be placed with  ame of society)  be made ward(s) of the  be made ward(s) of the	(name)  for a period of months with  (name of society)  (name of society)  (name)	for a period of m for a period of m subject to the supervise	onths,
that the child(ren) b	be placed with  sime of society)  be made ward(s) of the  be made ward(s) of the  o	(name)  for a period of months with  (name of society)  (name)  for a period of months with	for a period of m for a period of m subject to the supervise	onths,
that the child(ren) b	be placed with  ame of society)  be made ward(s) of the  be made ward(s) of the	(name)  for a period of months with  (name of society)  (name)  for a period of months with	for a period of m for a period of m subject to the supervise	onths,

2316 (08/85)

O. Reg. 570/85

Status Review Application

	Child and Family Service.
	Form 20B (Page 2)
2.	The applicant further asks for an order (check as applicable)
	relating to access: (specify details)
	relating to payment of support while the child(ren) is(are) in care: (specify details)
3.	The applicant has requested a review of the child(ren)'s status because: (state briefly the main facts relied on)
4.	To the best of the applicant's knowledge, the following are all the outstanding orders and court proceedings for supervision, wardship or custody of or access to the child(ren): (Give date, name of court, court file no., nature of case and resulting order.  If you do not know of any other order proceedings, state "None;")

2317 (08/85)

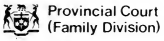
Date of signature

O. Reg. 570/85, s. 14, part.

Signature of applicant

# 4879

# Courts of Justice Act, 1984

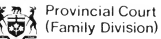


# Application for Adoption Child and Family Services

	at		
	Child addres	5	
	Full name	Birthdate /d, m, y/	Se
	Place of birth		
	Lawyer (name, address and telephone	no l	
		,	
	Note: A joint application may only be	made when the applicants are spouses within the mean	ning of
	Applicant(s)	Parts I and II of the Human Rights	Code.
	Full name(s)	Birthdate (d, m, y)	\$e
	Full name(s)	Birthdate (d, m, y)	Se
	Address for service (street & number,	municipality, postal codel	
	Lawyer (name, address and telephone	no.l	
mplete this section if an a	the Child and Family Services Act, for the adop applicant is under eighteen years of age.		
mplete this section if an a			
mplete this section if an a	applicant is under eighteen years of age,		
mplete this section if an a	applicant is under eighteen years of age,		
mplete this section if an a	applicant is under eighteen years of age,		
mplete this section if an a	applicant is under eighteen years of age,		
mplete this section if an a	applicant is under eighteen years of age,		
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0433 (07/85)

O. Reg. 570/85



# Courts of Justice Act, 1984

Secure Treatment Application/ Extension Application

八〇八 (Family Division	n)	Child and Family Services
Ontar		Form 20 D Court file no.
a	t	
	əddress	
	Child Full name	Birthdate (d, m, y) Sex
		Sex
	Lawyer (name, address and telephone no.)	
	Applicant(s)	
	Full name(s)	
	Address for service (street and number, municipality, po	stal code)
	Lawyer (name, address and telephone no.)	
I/we am/are		
Complete if child is less than 16 years of ag	ne e	
am a parent of the child (See C.F.S.A.	section 3(2))	
a person other than the person in charg	ge of the secure treatment program who is caring fo	r the child
<ul> <li>a duly authorized officer of the Children of the Child and Family Services Act</li> </ul>	en's Aid Society that has custody of the child under	an order under Part III (Child Protection)
Complete if child is 16 years of age or more	P	
the child		
the child's parent		
a physician		
Complete for extension applications only		
the person in charge of the secure trea	tment program located at	
The person in analysis of the second free	name	and address of program
I/we ask for an order under Part VI of the	Child and Family Services Act	
committing the child		

name and address of program

2296 (09/85) front

extending the commitment of the child to a secure treatment program at

committing the child

O. Reg. 570/85

# THE ONTARIO GAZETTE

4881

Reg. 570/65	THE ONTARIC	OAZLIIL	40
	e as follows: (State briefly main fact promitment) and 116(4) (criteria for	s relied un with specific reference to the criteria for commextension) of the Act 1	nitmen
Date of signature		Signature of applicant(s)	
Consent of person in charge of secu	re treatment program		
I consent to this application to the	court for an order for the child's cor	nmitment to the secure treatment program named above.	
Date of signature		Signature of person in charge of secure treatment program	-
Consent of Minister			
	twelve years of age (see C.F.S.A. sec	tion 113(2))	
consent to this child's commitmen	at to the secure treatment program lo	ocated at	
	name and address	of program	-

2296 (09/85) Reverse

Date of signature

O. Reg. 570/85, s. 14, part.

Signature of Minister or delegate

O. Reg. 570/85

Courts of Justice Act, 1984

Address for service (street & number municipality postal code)

# Provincial Court (Family Division)

Consent (General) (Secure Treatment)

,	Child and r	aminy Service
	Form 20E Court file no	
t .		
, white \sigma_		
Child		
Fu name	Birthdate [d, m, y]	Sex
Cawyer mame address and telephone no		
Applicant(s)		
Full name(s)		

	Lawyer	Iname, address and tele	phone no.)	
	ed if applicant is a person other than than 16 years of age	the person in charg	e of the secure treatment program wi	no is caring for the child, and
I we am are th	e parent(s) of the child named in thi	s application.		
I we consent to	o this application made by Name of	persun (other than the	person in charge of the secure treatment p	program) who is caring for the child
to the court fo	r an order for my our child's commi	tment to the secure	treatment program	
at				
		name and address	s of program	
Dated at .		this	day of	, 19
	Signature of witness	<u>.                                    </u>	Signature of parent	
	Signature of witness		Signature of parent	
I am the child	ed if applicant is the parent and the named in this application his application made by my parent(s)	to the court for an	order for my commitment to the sec	ure treatment program
		name	and address of program	
Dated at		this	day of	, 19
	Signature of witness		Signature of child	
l/we am/are th	e parent(s) of the child named in thi	s application	e person in charge of the secure treati	
II WE CONSENT O	o this application to the court for an	order extending my	your child's commitment to the secu	te treatment program.
	Signature of witness		Signature of parent	
	Signature of witness		Signature of parent	
•	ed for extension applications only, v	vhere applicant is pe	rson in charge of the secure treatmen	t program and the child is in

The Children's Aid Society consents to this application.

Date of signature

Signature of authorized signing officer of Society

I, (name in full)

# THE ONTARIO GAZETTE

Affidavit of Execution Child and Family Services

(address - street & number, municipality, postal code)	
ake oath and say:	
was present and saw this consent signed by (name in full)	
(place)	
m the person who signed as a witness to the consent	
m satisfied that (name in full)	
derstands the nature and effect of this consent	
actions are returned and effect of this consent	
•	
orn before me at the of	
the of	
	Signature of witness
day of19	(This form is to be signed before a lawyer justice of

2304 (09/85) Reverse

O. Reg. 570/85, s. 14, part.

(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner für taking affoliavits.)

O. Reg. 570/85

# Courts of Justice Act, 1984

Signature of child

		Courts	of Justice A	ct, 1984	
	Provincial Co	ourt			onsent of Child ure Treatment)
<b>VE24</b>	(Family Divis	ion)			d Family Services
	(ranning brine	,		Form 20F Court life	
Trefat -					
		at			
			address		
		Child			
		Full name		Birthdate (d, m, y)	Sex
		Lawyer (name add	ress and telephone no.)		
		Edity of Indiana, and			
		Applicant(s)			
		Fuli name(s)	-		
		Address for service	(street & number, municip	pality, postal code)	J
		Lawyer (name, add	dress and telephone no.)		
	I,		, know that		
Strike out		(Name)	, , , , , , , , , , , , , , , , , , , ,	(name of applicant)	,
word not applicable	is asking for a cou	t order placing/keepir	ng me at		
			and address of secure treati	ment program!	a place
	of social treatmen		y be locked for my pro		
	or secure treatmen	t, it is a place that ma	ly be locked for my pro	tection,	
	I agree that the co	urt may:			
Check one	☐ make this	and or I			
or more	make this	, druer,			
boxes as needed	hold a he	aring without my beir	ig there;		
	make this	order without hearin	g witnesses in person.		
	I have spoken to a consent.	lawyer, who has expl	ained these matters to r	ne and has explained what it means f	or me to sign this
Dated at			on		19

2297 (09/85) Front

Signature of witness (lawyer giving advice)

1, (name in full)

Of (address - street & number, municipality, postal code)

# THE ONTARIO GAZETTE

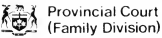
Affidavit of Execution Child and Family Services

as present and saw this consent signed by Iname in full)  place)  In the person who signed as a witness to the consent In satisfied that Iname in full)  destands the nature and effect of this consent  orn before me at the			
prize by the person who signed as a witness to the consent of the satisfied that (name in full) derstands the nature and effect of this consent or national state of the satisfied that (name in full) derstands the nature and effect of this consent or national state of the satisfied that (name in full) derstands the nature and effect of this consent or national state of the satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of the nature and effect of the nature and effect of the nature and effect of the nature and effect of the nature and effect of the nature and effect o	ake oath and say:		
prize by the person who signed as a witness to the consent of the satisfied that (name in full) derstands the nature and effect of this consent or national state of the satisfied that (name in full) derstands the nature and effect of this consent or national state of the satisfied that (name in full) derstands the nature and effect of this consent or national state of the satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of this consent or satisfied that (name in full) derstands the nature and effect of the nature and effect of the nature and effect of the nature and effect of the nature and effect of the nature and effect of the nature and effect o	as present and saw this cons	ent signed by <i>fname in full)</i>	
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derstands the nature and effect of this consent  orn before me at the	place)		
derstands the nature and effect of this consent  orn before me at the			
derstands the nature and effect of this consent  orn before me at the			
person before me at the of			
derstands the nature and effect of this consent  orn before me at the	m the person who signed as a	witness to the consent	
derstands the nature and effect of this consent  orn before me at the	and the desired of the second		
orn before me at the of	n satisfied that (name in full)		
Signature of writness (lawyer giving advice)  sday of19	derstands the nature and effe	ect of this consent	
Signature of writness (lawyer giving advice)  sday of19			
Signature of writness (lawyer giving advice)  sday of19			
Signature of writness (lawyer giving advice)  sday of19			
sday of Signature of writness (lawyer giving advice)  sday of 19   A commissioner, etc.   IThis form is to be signed before a lawyer, justice the peace, notary public or commissioner for take			
Signature of writness (lawyer giving advice)  sday of 19			
sday of Signature of writness (lawyer giving advice)  sday of 19   A commissioner, etc.   IThis form is to be signed before a lawyer, justice the peace, notary public or commissioner for take			
sday of Signature of writness (lawyer giving advice)  sday of 19   A commissioner, etc.   IThis form is to be signed before a lawyer, justice the peace, notary public or commissioner for take			
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Signature of writness (lawyer giving advice)  sday of19			
Signature of writness (lawyer giving advice)  sday of19			
Signature of writness (lawyer giving advice)  sday of19			
sday of Signature of writness (lawyer giving advice)  sday of 19   A commissioner, etc.   IThis form is to be signed before a lawyer, justice the peace, notary public or commissioner for take			
sday of Signature of writness (lawyer giving advice)  sday of 19   A commissioner, etc.   IThis form is to be signed before a lawyer, justice the peace, notary public or commissioner for take	· · · · · · · · · · · · · · · · · · ·	<del> </del>	
sday of19	orn before me at the	of	
sday of19			
the peace, notary public or commissioner for tak.			Signature of witness (lawyer giving advice)
the peace, notary public or commissioner for tak.	sday of	A commissioner, etc.	
			the peace, notary public or commissioner for takin

0424 (06/85) FD 185

# THE ONTARIO GAZETTE

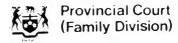
O. Reg. 570/85



# Courts of Justice Act, 1984

Notice of Hearing Child and Family Services

(Family Division		Form 21   Court file no		
a				
	Child(ren)	address		
	Full name	Birthdate (d, m, y)	Se	
	Full name	Birthdate (d, m, y)	Se	
	Full name	Birthdate (d, m, y)	Se	
	Lawyer (name, address ar	nd telephone no l		
	Lawyer mame, address an	to terepriore (10.)		
			_	
0				
Dove, Notice is being given to you because	your rights may be arree	ted. The details are set out in the attached application.		
he court will hold a hearing at (street & num	nber, municipality, postal cod	le)		
n (date)				
(time)				
r as soon after that time as the case can be	e heard.			
	an order may be made in	ws at the hearing, you may attend the hearing with or without you your absence and enforced against you. The court may make an o		
	Date	Clerk of the court		
IOTE: A copy of the application signed by th	ne applicant(s) should be atta	thed to this form. If it is missing, you should contact your own lawyer or th		
court office.	. ,	<u></u>		



# Courts of Justice Act, 1984

Affidavit in Support of Motion
Child and Family Services

	at	Form 22 (Page 1)	Court file no.
	address		
	Child(ren)		
	Full name	Birthdate (d. m, y)	Se
	Full name	Birthdate 'd, m, y)	Se
	Full name	Birthdate (d, m, y)	Se
	Lawyer Iname, address and teleph	one no.)	
	Applicant(s)		
	Full name(s)		
	Address for service (street & numb	ber, municipality, postal code)	
	Lawyer (name, address and teleph	one na.)	
namė	, of the	own, etc of	name
the		, seri, 6 66.	name
	of		ke oath and say:

This affidavit supports a motion for: (Specify the order asked for in your notice of motion.)

The facts in support of this motion are: (Give facts in support of motion, Where the facts are not within your own personal knowledge, give the source of your information or the grounds for your belief.)

0432 (06/85) 1 of 2 FD 064

# Affidavit in Support of Motion Child and Family Services

Form 22 (Page 2)	Court file no.

(Put a line through any blank space left on this page)

Sworn before me at the	01	
in the	of	Signature
this day of 19	A Commissioner, etc.	(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)

0432 (06/85) 2 of 2 F D 064

address



Courts of Justice Act, 1984

Notice of Motion Child and Family Services

Form 23	Court file no

Child(ren)

Applicant

To the parties

A motion will be made in the proceeding for an order by the court.

Specify order sought

The details are set out in the attached affidavit. The court will hear this motion at

(street & number, municipality, postal code)

on (date)

at (time)

or as soon after that time as the motion can be heard.

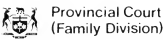
If you wish to oppose the motion or wish to give your views, you should file an affidavit and may attend the hearing, with or without your lawyer.

If you fail to appear at the hearing, an order may be made in your absence and you will be bound by that order.

Date Name, address, telephone number of moving party's solicitor or moving party

ote: A copy of the affidavit (Form 22) commencing this motion should be attached to this notice. If the affidavit is missing, you should contact your own lawyer or the court office

O. Reg. 570/85



# Courts of Justice Act, 1984

Affidavit of Service Child and Family Services

	(Family Divis	ion)	Form 24 (page 1)  Court file no.
		at	
		address	
		Child(ren)	
		Applicant(s)	
I,	name	, of the city, town, etc.	, of
in the		of	, make oath and say
Check	appropriate boxes		, 33,
	On	I left a copy of the following docume	ents with
	theparent, person having ac	of the child(ren):	
		identify and attach documents	-
		identify and attach documents	
May b	e used for service on a child, pare	nt or person having actual custody in Prote	ection Proceeding only by Order of the Court
	On	I left a copy of the following docume	ents withname of person to be served
		or older, at	municipal address
		identify and attach documents	
		identify and attach documents	
	Mr./Ms	stated to me that	
	is residing at that address.		name of person to be served
	On	l sent a copy o	of the following document(s) by prepaid ordinary mail to
	name of person	to be served	
		identify and attach documents	
		identify and attach documents	
Attacl	ned hereto is the prepaid return p	ostcard in Form 1 in which receipt of such	
	On	I left a copy of the following docume	ents at
		municipal address	the most recent address for service
	name of person to be ser	has filed with the court:	
	or person to be ser	identify and attach documents	
		, and allow equality	
0428(	07/85) Page 1 of 2	identify and attach documents	

4891

Affidavit of Service

		Child and Family Se
		Form 24 (page 2) Court file no
On	date	I sent a copy of the following document(s) by prepaid ordinary mail
		the most recent address for se
		municipal address
name	of person to be served	has filed with the court
		identify and attach documents
		identify and attach documents
On	date	, I delivered/sent by ordinary mail (delete inapplicable words) a copy of the
following docum	ent(s) to	, the lawyer/per
esting in the oraș	ceedings for	
acting in the pro-	beedings for	name of person to be served
		identily and attach documents
		identify and attach documents
be used for service	date	children's aid societies, and Directors under the Child and Family Services Act
On		, I sent a copy of the following documents to
On	date ime of person/society to	, I sent a copy of the following documents to
On	date ime of person/society to	, I sent a copy of the following documents to  o be served by ordinary mail addressed to
On	date ime of person/society to	, I sent a copy of the following documents to  o be served by ordinary mail addressed to  nunicipal address  identify and attach documents
On	date ime of person/society to	, I sent a copy of the following documents to  o be served by ordinary mail addressed to  nunicipal address
On	date ime of person/society to	, I sent a copy of the following documents to  o be served by ordinary mail addressed to  nunicipal address  identify and attach documents
On	date ime of person/society to	, I sent a copy of the following documents to  o be served by ordinary mail addressed to  nunicipal address  identify and attach documents
On	date ime of person/society to	, I sent a copy of the following documents to  o be served by ordinary mail addressed to  nunicipal address  identify and attach documents
On	date ime of person/society to	, I sent a copy of the following documents to  o be served by ordinary mail addressed to  nunicipal address  identify and attach documents
On	date ime of person/society to	, I sent a copy of the following documents to  o be served by ordinary mail addressed to  nunicipal address  identify and attach documents
On	date ime of person/society to m	, I sent a copy of the following documents to  o be served by ordinary mail addressed to  nunicipal address  identify and attach documents
On	date ime of person/society to m	, I sent a copy of the following documents to  o be served  by ordinary mail addressed to  nunicipal address  identify and attach documents  identify and attach documents
On	date ime of person/society to m	, I sent a copy of the following documents to  o be served  by ordinary mail addressed to  nunicipal address  identify and attach documents  identify and attach documents
On	date  me of person/society to  m  it was necessary for	, I sent a copy of the following documents to by ordinary mail addressed to
On	date  me of person/society to  m  it was necessary for	, I sent a copy of the following documents to by ordinary mail addressed to by ordinary mail addressed to
On	date  me of person/society to  m  it was necessary for	
On	date  me of person/society to  m  it was necessary for	

0428 (07/85) Page 2 of 2 FD 187

# Courts of Justice Act, 1984

Provincial Court		Ch	immons to a Witness
(Family Division)	at	Form 25 	Court file no.
	Child(ren) address	_	
	Applicant(s)		
Note: When this summonli is served on you, you should receive a witness fee which is calculated as follows:	To (full name of witness)  Of (address - street & number, municipality, postal code)		
for each day = of attendance = travel allowance = cach way = covernight allowance = =	You are commanded to appear at (address – street & nu.	mber, munici	pelity)
Total =	on (date) at (time)		
You may waive the witness fee by contacting the person named below.	to remain until this proceeding is heard  to give evidence in this proceeding before the <i>(court or</i>	other officia	IJ
	and to bring with you the following:		
This summons was issued on behalf of			
Name	Date Clerk of	the court	

If you fail to attend or to remain as required by this summons, a warrant may be issued for your arrest.

0451 (06/85)

# 4893

Courts of Justice Act, 1984

	Provincial Court (Family Division)
--	------------------------------------

Consent	to Adoption - Director
	Child and Family Services

Ciliu and Family Services		
Form 26	Court file no.	

Child

Applicant(s)

I, (name in full)

an employee of the Ministry of Community and Social Services appointed as a Director under the Child and Family Services Act, consent to the adoption of the child by the applicant(s)

The child became a ward of the Crown on (date)

and was placed in the care of (name of society)

There are no outstanding access orders

Date Place Signature of Director

0436 (06/85) FD 189

0434 (09/85) Front

# THE ONTARIO GAZETTE

O. Reg. 570/85

# Courts of Justice Act, 1984



Consent to Adoption - Parent Child and Family Services

				Form 27 Court file no.	
	a	t			
			address		
		Child			
		Full na	ne	(Birthdate (d, m, y)	Sex
		Place ø	birth		
(n	ame in full)				
ſa	ddress - street and number, municipality, p	oostal code	)		
n:	sent to the adoption of this child.				
	n a parent of the child within the mea	aning of s	sub-section 131(1) of the Child and Fa	mily Services Act, by virtue of being	
	the mother of the child		an individual who, during the 12	an individual who is require	
	the father of the child		months before the child is placed for adoption under Part VII of the	provide for, or who has cus of or access to the child un	
3	a person presumed to be the father under section 8 of the Children's Law Reform Act		Act, has demonstrated a settled intention to treat the child as a child of his or her family	written agreement or a cou- order	
3	an individual having lawful custody of the child		an individual who, during the 12 months before the child is placed for adoption under Part VII of the Act, has acknowledged parentage of the child and provided for the child's support	<ul> <li>an individual who has ackn parentage of the child in w section 12 of the Children' Reform Act.</li> </ul>	riting under
	I was horn on (date)				(initial:
	I understand the nature and effect of	f this con	sent and of an adoption order.		(initial.
	I have been advised of my right to be participate in the voluntary disclosur		d on request whether an adoption order.	er has been made and to	(initial
	I have had an opportunity to seek co	unselling	and independent legal advice with resp	pect to this consent.	(initials
	I understand that if an adoption order	er is made	e, I will no longer be a parent of the ch	ild.	(initials
			nsent within twenty-one days by filing te at faddress - street and number, municipal		(initial
	and that where the child was in my c returned to me.	ustody ir	nmediately before giving this consent,	the child will be	
	I further understand that after twent unless I receive the court's permission	y-one da	ys have passed, I may not be allowed to en only if the child has not been placed	withdraw this consent	(initials,
·.	I further understand that after twent unless I receive the court's permission	y-one da n, and the	ys have passed en only if the	l, I may not be allowed to child has not been placed	l, I may not be allowed to withdraw this consent child has not been placed for adoption.
e		Signa	ture of witness	Signature of person consenting	
ас		0- '-	i or title		
	U .	Posit	ion or title		

I, (name in full)

# THE ONTARIO GAZETTE

Form 27

Affidavit of Execution to Consent of Parent Child and Family Services

(address - street & number, municipality, post	al codel	
(adoress - street & number, municipality, post	ar coder	
ske oath and say:		
vas present and saw this consent signed b	y (name in full)	
(place)		
m the person who signed as a witness to	the consent	
explained to (name in full)		
the nature and effect of this consent; the circumstances under which the con-	sent may be withdrawn	
the nature and operation of the volunta	ry disclosure registry,	
the right to counselling and independent		
the right upon request to be advised wh	ether an adoption order has been mad	de.
m satisfied that <i>(name in full)</i>		
derstand(s) the nature and effect of this	consent	
ike out this paragraph if it does not apply and	initial)	
I am an employee of (name of society)		
uthorized by it to witness consents to adoption		linitials l
		(initials)
	ild welfare agency may witness this co	onsent outside Ontario
Note: An employee of any recognized chi		
lote: An employee of any recognized chi	,,	
lote: An employee of any recognized chi		
Note: An employee of any recognized chi		
worn before me at the	_oi	
Note: An employee of any recognized chi	_oi	Signature of Witness
worn before me at the	_oi	Signature of Witness  [This form is to be signed before a lawyer, justice of the peace, notary public or

0434 (09/85) Reverse FD 190

O. Reg. 570/85

# Courts of Justice Act, 1984



Consent to Adoption - Spouse Child and Family Services.

(Family Di	vision)	Form 27A Court fil	e no.
	address Child		
	Full name	Birthdate (d, m, y)	Sex
	Place of birth		
	Lawyer (name, address and phone no.		* * * * * * * * * * * * * * * * * * * *
(name in full)			
(address - street & number, muni	cipality, postal code)		
onsent to the adoption of this	child by my spouse		
am the spouse of the applican	t within the meaning of Parts I and II of th	ne Human Rights Code.	
	·		
•			
Date	Signature of witness	Signature of person consenting	
Place	Position and title		

Note: If the person giving the consent is a parent of the child, the witness must be an authorized employee of a children's aid society.

If the person giving the consent is under eighteen years of age, the consent must be accompanied by the report of the

Official Guardian (Form 31).

2247 (08/85) Front FD 191

4897

Form 27A Affidavit of Execution to Consent of Spouse Child and Family Services

I, Iname in full!	
of laddress - street & number, municipality, postal code)	
make oath and say:	
I was present and saw this consent signed by Iname in IuIII	
at (place)	
I am the person who signed as a witness to the consent	
l explained to (name in full)	
the nature and effect of this consent	
2. the operation of the adoption disclosure registry	
I am satisfied that (name in full)	
understand(s) the nature and effect of this consent	
(strike out this paragraph if it does not apply and initial)	
* I am an employee of (name of society)	
authorized by it to witness consents to adoption	(initials)
Note: An employee of any recognized child protection agency may witness this consent	outside Ontario.
Sworn before me at theot	
in the of	Single of Williams
thisday of19	Signature of Wriness  (This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)
* I am an employee of */name of society/ authorized by it to witness consents to adoption  * Note: An employee of any recognized child protection agency may witness this consent  Sworn before me at the	outside Ontario.  Signature of Witness (This form is to be signed before a law justice of the peace, notary public or

2247 (07/85) Reverse FO 191

2298 (07/85)

### THE ONTARIO GAZETTE

### O. Reg. 570/85

### Courts of Justice Act, 1984



## Affidavit of Adopting Parent(s) Child and Family Services

		Form 27B	Court file no.
	at		
	address		
	Child Full name	Birthdate (d, m,	. y) Sex
	Applicant(s) [Full name(s)		
	Address for service (street & number, i	municipality, postal code)	
	Lawyer (name ,address and phone no.)		
/We (name(s) in full)			
of (address)			
make oath and say as follows:			
I. I/We am/are an/the applican	nt(s) for the adoption of		-1-
2. I/We am/are a resident(s) of	Ontario, residing at		
3. My/our relationship to the c	child is: [complete only if applicant(s) is/are a rel	ative(s) of the child within the meaning	g of clause 130(1) (c) of the
4. Check applicable box	Chi	ild and Family Services Act)	
I am the sole applicant	t for this child's adoption.		
☐ We are applying jointly	as spouses within the meaning of Parts I and	III of the Human Rights Code,	
5. I/We understand and apprec	ciate the special role of an adopting parent.		
6. I/We have not and to the be	st of my/our knowledge no other person has	made, given or received payment	or agreed to do so in
relation to any of the follow - this adoption		ingements with a view to this adop	otion
the placement for this ado			
except those permitted by t	the Child and Family Services Act, and regula	itions made under it.	
Severally sworn before me at the	of )		
in the	of )		
	ay of 19 )	Signature	
-			
		Signature	
_	commissioner etc.		

### Courts of Justice Act, 1984



Consent to Adoption - Child Child and Family Services

	address		
	Child		
	Applicant(s)		
(name in full)			
(address - street and number, municipal	ity, postal code)		
nsent to my adoption by the applic	ant(s) named above.		
The nature and effect of an adopt	tion order has been explained to me and I under	stand what adoption means	(initials)
I have had a chance to have count	selling, and to have advice from a lawyer about t	this consent	(initials)
I also understand that I may with with a children's aid society or the	draw this consent within twenty-one days by file e court office at laddress - street and number, munici	ling a written withdrawal — ipality, postal code)	(initials)
	teen years old or older. I may register with the n	provincial adoption	
Lunderstand that when Lam eight	teen years and or order, y may register with the p		(initials)
I understand that when I am eight disclosure registry.			
I understand that when I am eigh disclosure registry.  To be completed where the child in I want my name after the adoption			
disclosure registry.  To be completed where the child in the land option of the land option of the land option of the land option of the land option of the land option of the land option of the land option of the land option option of the land option opt	n to be (full name after adoption)		
To be completed where the child i		Signature of child	

1469

I, (name in full)

0435 (09/85) Reverse FD 192

of (address - street & number, municipality, postal code)

Form 28

Affidavit of Execution <sup>1</sup> to Consent of Child Child and Family Services

make oath and say:	
I was present and saw this consent signed by (name in full)	
at (place)	
,	
I am the person who signed as a witness to the consent	
I explained to (name in full)	
<ul> <li>the nature and effect of this consent;</li> <li>the right to counselling and independent legal advice,</li> </ul>	
the right to withdraw this consent	
the operation of the adoption disclosure registry.	
I am satisfied that (name in full)	
understands the nature and effect of this consent	
strike out this paragraph if it does not apply and initial	
I am an employee of (name of society)	
authorized by the Society to witness consents to adoption  (initials)	
Note: The witness must be an authorized employee of a children's aid society or a represent recognized child protection agency outside Ontario.	ative of a
recognized child protection agency outside Ontario.	
Sworn before me at the	
in the of	Signature of witness
thisday of19A Commissioner, etc.	(This form is to be signed before a fawyer, justice of the peace, notary public or commissioner for taking affidavits.)

4901

### Courts of Justice Act, 1984



Recommendation of Director
Child and Family Services

(Family Division		rm 29	Court file no.
	at	_	
	address		
	Child		
	Analysis		
	Applicant(s)		
(name in full)			
am an employee of the Ministry of Cor Child and Family Services Act	mmunity and Social Services appointed as a Director under th	e	
The child is under the age of sixteen ye	ears, or is under the age of eighteen years and has not withdra	wn fro	m parental control.
The child has resided in the home of the	e applicant(s) since (date)		(Strike ou
			if not applicable
	he child idence be dispensed with and that an order for the adoption.		
be made.  I recommend that an order of inter	im custody of the child be made in the applicant(s) favour		
for a period not exceeding one year	r with the following terms:		
The child has resided in the home of the I recommend that an order for the a	e applicant(s) for six months or more and having regard to the adoption of the child be made.	e best i	nterests of the child
	ption of the child not be made for the following reasons:		
he report on the child's adjustment in	the adoptive home is attached.		
draw to the court's attention the follo	owing additional circumstances: (set out circumstances - where no	one, stati	e "None",)

0442 (06/85)

O. Reg. 570/85

Provincial Court (Family Division)

Courts of Justice Act, 1984

Recommendation of Local Director

Child and Family Services

vision)		niid and Family Services
Vision	Form 30	Court file no.
address		

Applicant(s)

Child

(name in full)

ain the local director of the (name of society)

The child is under the age of sixteen years, or is under the age of eighteen years and has not withdrawn from parental control.

The child has resided with the applicant(s) since (date)

Having regard to the best interests of the child,

I recommend that an order for the adoption of the child be made.

or

I recommend that an order for the adoption of the child not be made for the following reasons: (specify)

The report on the child's adjustment in the adoptive home is attached.

I draw to the court's attention the following additional circumstances: (set our circumstances - where none, state "None".)

Date

Place

Signature of local director

Note: This form may be used only where a child has been placed for adoption by a children's aid society. Where a child has not been placed by a society, use Form 29 instead of this form. Form 29 must be completed by a Director appointed under the Child and Family Services Act.

0438 (06/85)
FD 193

4903

### Courts of Justice Act, 1984

Provincial Court (Family Division)  address  Child  Full name  But indate (d, m, y)  Sex  Place of burth  Lawyer (name, address and telephone no.)  In (name in full)  of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  It have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)  consents to the adoption of this child and that the consent reflects his/her true informed wishes.					
(Family Division)  at  address  Child  Full name  Birthdate (d, m, y)  Sex  Place of birth  Lawyer (name, address and telephone no.)  If, (name in full)  of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  If have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)	アカオ Provincial Cou		t		
address  Child  Full name 8 withdate (d, m, y) Sex  Place of burth  Lawyer (name, address and telephone no.)  It, (name in full)  of (address - street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  It have discussed with (name of minor parent) the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)					
Child Full name Burthdate [d, m, y] Sex  Place of burth  Lawyer (name, address and telephone no.)  If, (name in full)  Of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  If have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)	(het.ex	(I allilly Division	t	-	
Child Full name Burthdate [d, m, y] Sex  Place of burth  Lawyer (name, address and telephone no.)  If, (name in full)  Of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  If have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)					
Full name Burthdate (d, m, y) Sex  Place of birth  Lawyer (name, address and telephone no.)  If, (name in full)  of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  If have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)			address	-	
Place of birth  Lawyer (name, address and telephone no.)  If, (name in full)  of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  If have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)			Child		
Lawyer (name, address and telephone no.)  If, (name in full)  of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  If have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)			Full name	Buthdate (d, m, y)	Sex
If, (name in full)  of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  If have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)			Place of birth		
of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  I have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)			Lawyer (name, address and telephone no.)		
of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  I have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)					
of (address – street & number, municipality, postal code)  am an authorized representative of the Official Guardian.  I have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)	1 (name in t	(uH)			
am an authorized representative of the Official Guardian.  I have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)	·, , ,	•			
I have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)	of laddress -	- street & number, municipality, pos	tal code)		
I have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)					
I have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)					
I have discussed with (name of minor parent)  the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)					
the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)	am an auth	orized representative of the Offic	cial Guardian.		
the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)					
the nature and effect of an adoption order and of a consent to an adoption.  The Official Guardian is satisfied that (name of minor parent)					
The Official Guardian is satisfied that (name of minor parent)	I have discu	Issed With (name of minor parent)			
	the nature	and effect of an adoption order a	and of a consent to an adoption.		
consents to the adoption of this child and that the consent reflects his/her true informed wishes.	The Officia	I Guardian is satisfied that (name	of minor parent)		
consents to the adoption of this child and that the consent reflects his/her true informed wishes.					
	consents to	the adoption of this child and t	hat the consent reflects his/her true informed wish	es.	

Date

Signature of witness

Signature

0437 (06/85) FO 194

O. Reg. 570/85

Courts of Justice Act, Warrant to Search for and Detain Child

	Provincia (Family D		1984		Wallant to		d and Family	
	(raminy D					Form 32	Court'file no.	
			address					
0 (name of pe	rson and position or title	)	300/03					
	er peace officers in the			•				
On information	on laid before me on o	ath under subsection	40(2) of the Child	and Family	Services Act, it a	appears to n	ne that	
Check pplicable	there are reason protection	nable and probable gro	ounds to believe th	at the child	named or describ	oed below is	in need of	
oox	the child named has been remov	d and described below red from the lawful ca	is actually or app are and custody of	arently unde the (name of s	r sixteen years o ociety)	f age and ha	as departed fr	om or
	without its cons	sent						
and that there the child adeq	are reasonable and pr quately.	obable grounds to bel	lieve that a less res	trictive cours	se of action is no	t available o	or will not pro	otect
This warrant a	authorizes you to searc	ch for and apprehend	the child (name of	child-if known	)			
and to take th	ne child and to detain	him/her in a place of	safety as defined i	n the Child a	nd Family Servi	ces Act		
This warrant f	further authorizes you	to enter, if need be b	y force, (addressles	))				
	street an	d number			m	unicipality.		
and to search	for, apprehend, and re	move the child.						
This warrant e	expires at (time)	on (date)						
		Date		Signa	eture of justice of t	he peace		
he description	n of the child is as foll	OWS: (give all known in	formation)			· · · ·		
lame			Birthd	ate (d, m, y)		Sex		
Residence or loc	ation		1					
leight	Weight	Hair colou	r Hair st	yle	Eye colour	Cor	nplexion	
ther features	1	- 1			_1			

0427 (06/85) FD 195

### 4905



w 20 2	D	1904	1nformation		
	Provincial Court (Family Division)		·	Child and Family Services	
1 ped grave	(Fairing Division)		Form 32A	Court file no.	
	at _		<del></del>		
	_	address	<del></del>		
		2007-033			
ie ie tha inf	ormation of	of			
13 13 the 1111	name of i	informant :	address		
m a child o	rotection worker employed by				
s crind p	ottetion worker employed by				
heck	П				
opropriate	I have reasonable and proba	able grounds to believe and I believe that In	name or child)		
ox	is a child in need of protect	ion on the following grounds:			
Set out					
grounds					
	I have reasonable and prob	able grounds to believe that (name of child)			
	has departed or has been re without the consent of the	moved from the lawful care of Iname of soci	iety)		
		re and do believe that no less restrictive cou	urse of action than a		
irrant is ava	lable or will protect the child adec	quately, for the following reasons.			
Set out					
reasons					

in the Signature of informant

A justice of the peace in and for the Province of Ontario

2240 (06/85) FD 196

O. Reg. 570/85

¥ 70 ¥	<b>Provincial Court</b>	Courts of Justice	Act, 1984	
《西外	(Family Division)			n without Notice and Family Services
Out year	at			Court file no.
	at			
		address		
ludge		ren) (If this order is ancillary to an a		
	Full n	ame	Birthdate (d, m, y)	Sex
	Full o	ame .	Birthdate (d, m, y)	Sex
Date of order	Full n	ame	Birthdate (d, m, y)	Sex
	Lawy	er (name, address and telephone no.)		
	<u> </u>			
	Full n	ame(s)		
	Addre	ss for service (street & number, municip	pality, postal code)	
	Lawye	er (name, address and telephone no.)		
	<u> </u>			
On motion of	(name)			
n the presence	e of (name of parties and solicitors in	court)		
on reading the	(list documents filed on motion)			
and on receivi	ng evidence and hearing submissio	ns on behalf of (name(s))		
this court ord	ers that:			

Notice to (name)

The above order has been made without notice to you. You may request this court to vary or discharge the order by serving an affidavit and notice of motion on the other parties and filling them at the court office within seven days after the order comes to your attention.

Date of signature

0430 (06/85) FD 197

O. Reg. 570/85, s. 14, part

Signature of judge or clerk of the court

### 4907

Order

### Courts of Justice Act, 1984



Provincial Court		Child and Family Ser			
(Family Division)	at	Form 34 Court file no. Page 1			
	addre	55			
Judge	Child(ren)				
Jouge	Full name	Birthdate (d, m, y)	Sex		
	Full name	Birthdate (d, m, y)	Sex		
	Full name	Birthdate (d, m, y)	Sex		
Date of order	Lawyer (name, address and telep	hane na J			
	Applicant(s)				
	Address for service (street & nun	nber, municipality, postal code)			
	Lawyer (name, address and telep	hone no.)			
		<u>-</u>			
On (motion or application)					
Of (name)					
in the presence of (name of parties and solicitors	s in court)				
On reading the flist documents filed on motion a	r application)				
and on receiving evidence and hearing submi	ssions on behalf of the parties.				
, , , , , , , , , , , , , , , , , , , ,					
this court orders that:					

0429 (09/85) Page 1 of 2 FD 066

Date of signature

Signature of a judge or clerk of the court

O. Reg. 570/85

		Order	
34	(Page 2)	Court tile no	

Form

Date

Signature of judge or clerk of the court

0429 (09/85) Page 2 of 2 FD 066

4909

	ourt	If Crown wardship, a separate order is require Child and F.	amily Service
(Family Divisi	ion)	Form 34A Court tile	
er e	at		
	Child(ren) addre	Birthdate (d, m, y)	Sex
udge		on made 10, m, y)	3
	Full name	Birthdate (d, m, y)	Sex
Date of order	Full name	Birthdate (d, m, y)	Sex
rate of order	Lawyer (name, address and telepho	one no.l	
	Applicant(s) Full name(s)		
	Address for service (street & numb	er, municipality, postal code)	
	Lawyer (name, address and telepho	ne na.)	
On application of (name)			
n the presence of Iname of parties and solicit	ors in court)		
n reading the <i>llist documents filed on applica</i>	ation)		
n receiving evidence and hearing submissi	ons on behalf of the parties		
		ble)	
nd on finding the child(ren) to be in need		ole)	
nd on finding the child(ren) to be in need		pie)	
nd on finding the child(ren) to be in need		ble)	
nd on finding the child(ren) to be in need		ole)	
nd on finding the child(ren) to be in need		ole)	
in receiving evidence and hearing submissind on finding the child(ren) to be in need his court orders that:		pie)	
nd on finding the child(ren) to be in need		pie)	

0517 (06/85) FD 071

O. Reg. 570/85

### Courts of Justice Act, 1984



Adoption Order	
Child and Family Services	
orm 348 Court file no	

	Child	address	
dge	Name	Birthdate (d,m,y)	Sex
	Place of birth	Birth registration number	
te of order	Lawyer (name, address	and telephone no.)	
	Applicant(s)		
	Full name(s)		
	Address for service (st	reet & number, municipality, postal code)	
	Lawyer (name, address	s and telephone no.)	
n application of (name)			
the presence of <i>Inames of part</i>	ties and solicitors in court!		
n reading the <i>Hist documents file</i>	ed on application)		
n receiving evidence and heari	ng submissions on behalf of	(name)	
nis court orders that:			
. The above-named child is	adopted as the child of fnan	ne(s) of applicant(s)!	
The comment of the cold March and	W.b.		
. The name of the child shall	ii be		
	Date of signatu	re Signature of judge or clerk of the	court

15. This Regulation comes into force on the day that Part III of the Child and Family Services Act, 1984 comes into force.

Rules Committee of The Provincial Court (Family Division):

H. T. G. Andrews Chairman

Dated at Toronto, this 22nd day of October, 1985.

47

### **COURTS OF JUSTICE ACT, 1984**

O. Reg. 571/85.

Rules of Practice and Procedure— Unified Family Court. Made—November 1st, 1985. Filed—November 5th, 1985.

### REGULATION TO AMEND REGULATION 939 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

- 1. Part III of Regulation 939 of Revised Regulations of Ontario, 1980 is amended by striking out the heading "Protection and Adoption Proceedings" and inserting in lieu thereof "Protection, Adoption and Secure Treatment Proceedings".
- Clause 59 (a) of the said Regulation is revoked and the following substituted therefor:
  - (a) "Act" means the Child and Family Services Act, 1984;
- 3.—(1) Subrule 62 (1) of the said Regulation, as remade by section 29 of Ontario Regulation 807/84, is revoked and the following substituted therefor:
- (1) An application filed to commence a proceeding shall be in Form 23 (general application), Form 23A (protection application), Form 23B (status review application), Form 23C (application for adoption) or Form 23D (secure treatment application; extension application). O. Reg. 571/85, s. 3 (1).
  - (2) Rule 62 of the said Regulation, as amended by section 29 of Ontario Regulation 807/84, is further amended by adding thereto the following subrule:
- (5) A consent to secure treatment shall be in Form 23E (general) or Form 23F (child). O. Reg. 571/85, s. 3 (2).
  - 4. Rule 64 of the said Regulation is revoked and the following substituted therefor:
- 64. Where a party makes a request for an order that is ancillary to the determination of the main issue in the proceeding, the request shall be by motion.

  O. Reg. 571/85, s. 4.

- 5.—(1) Clause 66 (a) of the said Regulation is revoked and the following substituted therefor:
  - (a) a certified copy of the statement of live birth of the child to be adopted or where unobtainable, other proof of the date of birth satisfactory to the court;
- (2) Subclause 66 (b) (ii) of the said Regulation is amended by striking out "Part II" in the first and second lines and inserting in lieu thereof "Part III".
- (3) Clause 66 (c) of the said Regulation, exclusive of subclauses (iii) and (iv), is revoked and the following substituted therefor:
  - (c) where the child is not a Crown ward and is placed for adoption by a licensee under Part VII of the Act,
    - (i) evidence that the licensee is a licensee entitled to place the child for adoption under the Act,
    - (ii) a certified copy of any outstanding order made under any Act respecting custody of or access to the child of which the person placing the child for adoption has knowledge,
- (4) Subclause 66 (c) (iv) of the said Regulation is amended by striking out "an affidavit of an officer or employee of the adoption agency or an affidavit of the person licensed under subsection 60 (5)" in the first, second, third and fourth lines and inserting in lieu thereof "an affidavit of a licensee under Part VII".
- (5) The said subclause 66 (c) (iv) is further amended by adding thereto the following sub-subclauses:
  - (F) that he or she has no knowledge of any recission or withdrawal of a consent to adoption, and
  - (G) that he or she has given any person being adopted who is seven years of age or more and any parent an opportunity to seek counselling and independent legal advice with respect to the consent;

- (6) Clause 66 (d) of the said Regulation is amended by striking out "an adoption agency or" in the second line.
- (7) Subclause 66 (d) (i) of the said Regulation is amended by striking out "other" in the second line.
- (8) Clause 66 (g) of the said Regulation is amended by striking out "eighteen years of age" in the first line and inserting in lieu thereof "sixteen years of age or sixteen years of age or more but has not withdrawn from parental control".
- (9) Clause 66 (h) of the said Regulation, as amended by section 30 of Ontario Regulation 807/84, is revoked and the following substituted therefor:
  - (h) where the applicant has a spouse within the meaning of the Human Rights Code, 1981, who has not joined in the application, the consent of that spouse in Form 30A; and
- (10) Rule 66 of the said Regulation is amended by adding thereto the following clause:
  - (j) an affidavit of adopting parent in Form 30B.
  - 6.—(1) Rule 68 of the said Regulation is amended by striking out "other than an adoption proceeding" in the first and second lines and inserting in lieu thereof "under Part III of the Act".
  - (2) The said Rule 68 is further amended by adding thereto the following subrule:
- (2) In a proceeding under Part VI of the Act, the application and the notice of hearing shall be served on,
  - (a) the child;
  - (b) any parent referred to in subsection 3 (2) of the Act; and
  - (c) any other person having actual care and control of the child who is neither a foster parent nor a service provider as defined in subsection 3 (1) of the Act. O. Reg. 571/85, s. 6 (2).
  - Rule 70 of the said Regulation is amended by inserting after "protection" in the third line "or committing a child to secure treatment".

- 8. Rule 72 of the said Regulation is revoked and the following substituted therefor:
- 72. Notice of a motion to transfer a proceeding under Part III of the Act to another county shall be served on the children's aid society in the other county. O. Reg. 571/85, s. 8.
  - 9. Rule 74 of the said Regulation is revoked.
  - Rule 75 of the said Regulation is revoked and the following substituted therefor:
- 75. The court shall not make an order on consent of the parties under subsection 53 (1) (supervision or wardship), section 110 or 116 (secure treatment) or section 145 (adoption) of the Act unless the parties agree on the facts on which the order is based and a hearing is held. O. Reg. 571/85, s. 10.
  - 11. Rule 76 of the said Regulation is amended by striking out "section 29" in the second line and inserting in lieu thereof "section 50 or 112".
  - 12.—(1) Subrule 78 (3) of the said Regulation, as remade by section 35 of Ontario Regulation 807/84, exclusive of the clauses, is revoked and the following substituted therefor:
- (3) In addition to the persons mentioned in subsection 156 (3) of the Act, an order for adoption shall be served on,
  - (2) Rule 78 of the said Regulation, as remade by section 35 of Ontario Regulation 807/84, is amended by adding thereto the following subrule:
- (4) An order for secure treatment shall be served on the persons who were served with the application or as directed by the court. O. Reg. 571/85, s. 12 (2).
  - Rule 97 of the said Regulation is amended by adding at the commencement thereof "Subject to subsection 65 (3) of the Child and Family Services Act, 1984".
  - 14. Forms 23 to 37B of the said Regulation, as remade by section 39 of Ontario Regulation 807/84, are revoked and the following substituted therefor:



nilton - Wentworth	Child an	tion — Gener d Family Service
100 James Street South	Form 23 Court	file no.
Hamilton, Ontario, L8P	.273	
nild(ren)		
ill name	Birthdate (d, m, y)	Sex
ull name	Birthdate (d, m, y)	Sex
ull name	Birthdate (d, m, y)	Sex
ewyer (name, address and telephone no.)		
pplicant(s)		
pplicant(s) ull name(s)	postal code)	
pplicant(s) ull name(s) uddress for service (street & number, municipality, s	oostal code)	
pplicant(s) ull name(s) uddress for service (street & number, municipality, s awyer (name, address and telephone no.)	postal code)	

I/We ask for en order under the Child and Family Services Act: (set out kind of order asked for)

The grounds for this application are as follows: 'Istate briefly the main facts relied on)

Signature of applicant(s)

0439 (06/85)



Courts of Justice Act, 1984 Child and Family Services

Form 23A Page 1 Court file no at 100 James Street South Hamilton, Ontario L8P 2Z3 Child(ren) Birthdate (d, m, y) Full name Full name Birthdate (d, m, v) Sex Full name Birthdate (d. m. v) Sex Lawyer 'name, address and triephone no.) Applicant(s) name(s Address for service (street & number, municipality, postal code) Lawyer (name, address and telephone no.) The Children's Aid Society asks for a finding under the Child and Family Services Act, that the child(ren) named above is/are in Check applicable box(es). Delete grounds not relied on in box(es) checked. the child has suffered physical harm, inflicted there is a substantial risk that the child will the child is less than twelve years old and has suffer emotional harm demonstrated by killed or seriously injured another person or severe anxiety, depression, withdrawal, or caused serious damage to another person's self destructive or aggressive behaviour and property, services or treatment are necessary the child's parent or the person having to prevent a recurrence and the child's parent charge of the child does not provide, or or the person having charge of the child does refuses or is unavailable or unable to consent not provide, or refuses or is unavailable or to, services or treatment to prevent the harm; unable to consent to, those services or having charge of the child or caused by that

provide for or supervise and protect the child adequately; there is a substantial risk that the child will suffer physical harm inflicted by the person

person's failure to care and provide for or supervise and protect the child adequately;

by the person having charge of the child or

caused by that person's failure to care and

need of protection because:

- the child has been sexually molested or sexually exploited, by the person having charge of the child or by another person where the person having charge of the child knows or should know of the possibility of sexual molestation or sexual exploitation and fails to protect the child,
- there is substantial risk that the child will be sexually molested or sexually exploited by the person having charge of the child or by another person where the person having charge of the child knows or should know of the possibility of sexual molestation or sexual exploitation and fails to protect the child:
- the child requires medical treatment to cure prevent or alleviate physical harm or suffering and the child's parent or the person having charge of the child does not provide, or refuses or is unavailable or unable to consent to the treatment
- the child has suffered emotional harm, demonstrated by severe anxiety, depression, withdrawal, or self destructive or aggressive behaviour and the child's parent or the person having charge of the child does not provide, or refuses or is unavailable or unable to consent to, services or treatment to remedy or alleviate the harm:

- the child suffers from a mental, emotional or developmental condition that, if not remedied, could seriously impair the child's development and the child's parent or the person having charge of the child does not provide, or refuses or is unavailable or unable to consent to, treatment to remedy or alleviate the condition:
- the child has been abandoned;
- the child's parent has died or is unavailable to to exercise his or her custodial rights over the child and has not made adequate provision for the child's care and custody.
- the child is in a residential placement and the parent refuses or is unable or unwilling to resume the child's care and custody;
- the child is less than twelve years old and has on more than one occasion injured another person or caused loss or damage to another person's property, with the encouragement of the person having charge of the child or because of that person's failure or inability to supervise the child adequately : or
- the child's parent is unable to care for the child and the child is brought before the court with the parent's consent and, where the child is twelve years of age or older, with the child's consent, to be dealt with under this Part.

2310 (08/85)

			Child and Family Services
		Form 23APage 2	
The applicant further asks for an order <i>(c</i>	heck one only)		
that the children be placed with (name)	that the children be made word(s) of the (name of society)		be made a ward(s) of the Crown are of the (name of society)
subject to the supervision of the (name of society)	for a period of	other (specify)	
for a period of	months		
months with the following terms and conditions (specify)	that the child(ren) be made ward(s) of the (name of society)	1	
	for a period of		
	and then returned to (name)	1	
	subject to the supervision of (name of society)		
	for a period of		
	months with the following terms and conditions: (specify)		
The applicant further asks for an order			
relating to access: (Specify details. Include restraining order if applicable)	relating to payment of support while the child(ren) is/are in care (Specify details)	•	

To the best of the applicant's knowledge, the following are all the outstanding orders and court proceedings for supervision, wardship or custody of or access to the child(ren).

(Give date, name of court, court file no., nature of case and resulting order. If you do not know of any other order or proceedings, state "None".)

0469

O. Reg. 571/85

Protection Application
Form 23A Page 3 Court He will Services

The following is a brief statement of the facts relied on:

Dete

Signature

0469



# Unified Family Court Courts of Justice Act, 1984 Status Judicial District of Hamilton - Wentworth Child

Status Review Application
Child and Family Services
Form 23B Court file no.

3		at 100 James	Street South	- L		
		Hamilton,	Ontario L&P 2Z3	_		
			address			
		Child(ren) Full name	Birthdate (d. m. y)	Sex	Present status	
		Full name	Birthdate (d, m, y)	Sex	Present status	
		Full name	Birthdate (d, m, y)	Sex	Present status	
		Lawyer (name, add	ress and telephone no.)			
		Applicant(s)				
		Address for service	(street & number, municipality, postal code)			
		Lawyer (name, address and telephone no.)				
		Ĺ				
The	e applicant asks for an order	under the Child and F	amily Services Act:			
	that the child(ren) be place	ed with	(name)	subje	ect to the supervision of	
	(name of s	ociety)	for a period of months wil		g (cms gro conortors).	
	that the child(ren) be mad	e ward(s) of the	(name of society)	for a per	iod of months.	
	that the child(ren) be mad	e ward(s) of the		for a per	iod of months,	
	and then returned to		(neme)	subje	ect to the supervision of	
	(name of	society)	for a period of months wit	the followin	g terms and conditions:	
	that the child(ren) be mad	le a ward(s) of the Cro	wn and placed in the care of	/anc-s	if society)	
	other (specify)			(riei/fie C	·· oursity)	

O. Reg. 571/85

		Status I	Review Application Child and Family Services
		Form 23B (Pege 2)	Court file no.
2.	The applicant further asks for an order (check as applicable)		
	relating to access: (specify details)		
	·		
	relating to payment of support while the child(ren) is(are) in care: (specify details)		
3.	The applicant has requested a review of the child(ren)'s status because: (state briefly the main	facts relied	(on)
4.	To the best of the applicant's knowledge, the following are all the outstanding orders and cou	ırt proceedi	nos for supervision.
	wardship or custody of or access to the child(ren): (Give date, name of court, court file no., I If you do not know of any other order proceedings, state "None;")		
	Date of signature Signature of sp	pplicant	
0470	0.0000		

Courts of Justice Act, 1984



Application for Adoption Child and Family Services

Orene	Judicial Distric	t of Hamilton-Wentworth	Form 23C Court file no.	
		at 100 James Street South		
		Hamilton, Ontario L&P	223	
		Child address Full name	Birthdate (d, m, y)	Sex
		Full name	Birthdate (o, m, y)	347
		Place of birth		
		Lawyer (name, address and telephone no.)	,	
		Note: A joint application may only be ma	de when the applicants are apouses within the mea	ming of
		Applicant(s) Full name(s)	Parts I and II of the Human Right Birthdate (d, m, y)	s Code. Sex
		Full name(s)	Birthdate (d, m, y)	Sex
		Address for service (street & number, mun	icipality, postal code)	
		Lawyer (name, address and telephone no.)		
		d and Family Services Act, for the adoption	of the child named above,	
omplete thi	s section if an applicant	is under eighteen years of age.		
			and the second second	
he special c	ircumstances that justify	y the making of an adoption order in this cas	se are as follows: (specify)	
fe wish the	: name of the child after	adoption to be (specify)		
fe wish the	name of the child after	adoption to be (specify)		
Ye wish the	name of the child after	adoption to be (specify)		
Ye wish the	name of the child after	adoption to be (specify)		
fe wish the	name of the child after	adoption to be (specify)		
Ye wish the	name of the child after	adoption to be (spec#y)		
Ye wish the	e name of the child after	adoption to be (specify)		
<b>V</b> e wish the	name of the child after	adoption to be (specify)		
le wish the	name of the child after	adoption to be (specify)		
fe wish the				
fe wish the	e name of the child after		Signature of applicant	

Signature of applicant

0479 (07/86)



Form 23D Court file no.

at	100 James Street South
	Hamilton, Ontario L8P 223
	Child
	Full name Birthdate (d, m, y) Sex
	Lawyer (name, address and telephone no.)
	Applicant(s)
	Full name(s)
	Address for service (street and number, municipality, postal code)
	Lawyer (name, address and telephone no.)
I/we am/are	
Complete if child is less than 16 years of ag	e
am a parent of the child (See C.F.S.A.	section 3(2))
a person other than the person in charge	ge of the secure treatment program who is caring for the child
a duly authorized officer of the Childre of the Child and Family Services Act	en's Aid Society that has custody of the child under an order under Part III (Child Protection)
Complete if child is 16 years of age or more	
the child	
the child's parent	
a physician	
Complete for extension applications only	
: the person in charge of the secure treat	tment program located at
I/we ask for an order under Part VI of the (	Child and Family Services Act
committing the child	
extending the commitment of the child	d
to a secure treatment program at	name and address of program

2296 (09/85) front

2336(07/86) Rev

The grounds for this application are as follows:	(State briefly main facts relied	on with
specific reference to the criteria for commitment	t in subsection 113(1) (criteria f	or
commitment) and 116(4) (criteria for extension) o	of the Act.)	
Use additional pages as required.		

pasent of person in charge of secure treatment;	program
onsent to this application to the court for an o	order for the child's commitment to the secure treatment program named above.
Dete of signature	Signature of person in charge of secure treatment program
naent of Minister	
o be completed if child less than twelve years o	of age (see C.F.S.A. section 113(2))
onsent to this child's commitment to the secur	e treatment program located at
	name and address of program
Date of signature	Signature of Minister or delegate

Courts of Justice Act, 1984



Consent (General ) (Secure Treatment) Child and Family Services

		at 100 James Street		t file no.
		Hamilton, Ontario	, L8P 2Z3	
		Child		
		Full name	Birthdete (d, m, y)	Sex
		Lawyer (name, address and tele	phone no.)	
		Applicant(s) Full name(s)		
		Address for service (street & nu	mber, municipality, postal code)	-
		Lawyer (name, eddress and tele	phone no.)	
	d if applicant is a person than 16 years of age,	other than the person in charg	e of the secure treatment program who is car	ing for the child, and
		amed in this application.		
I/we consent to	this application made b	Name of person (other than the	person in charge of the secure treatment program)	who is caring for the chil
to the court for	an order for my/our chi	ild's commitment to the secure		
at _		name and address	of program	
Dated at _		this	day of	, 19
	Signature of witness	·	Signature of parent	
	Signature of witness	<del></del>	Signature of parent	
I am the child r	named in this application		age or more order for my commitment to the secure trea	tment program
at -		name	and address of program	
Dated at _		this	day of	, 19
	Signature of witness		Signature of child	- 1000000000000000000000000000000000000
		ions only, where applicant is the amed in this application.	s person in charge of the secure treatment pro	ogram.
I/we consent to	this application to the o	court for an order extending my	/our child's commitment to the secure treatr	nent program,
	Signature of witness		Signature of parent	
	Signature of witness		Signeture of perent	
		ions only, where applicant is pe	rson in charge of the secure treatment progra	m and the child is in
the lawful custo	dy of a society. The Children's Aid			
	Society consents to this application.	Date of signature	Signature of authorized signing officer of	Society
337 (09/85) From	nt			

I, (name in full)

Of (address - street & number, municipality, postal code)

Affidavit of Execution
Child and Family Services

ake oath and say:	
was present and saw this consent signed by (name in full)	
(place)	
m the person who signed as a witness to the consent	
m satisfied that (name in full)	
derstands the nature and effect of this consent	
orn before me at the of	
the of	
	Signature of witriess (lawyer giving advice)
isday of19A commissioner, etc.	(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking effidevits.)
109/95) Proverse	



VOOV	Judicial District	of Hamilton - Wentworth	Child an Form 231 Court file	d Family Services
Ontario		100 James Street South	70111 55-55511 116	
		Hamilton, Ontario, L8P	2 <b>z</b> 3	
		Child		
		Full name	Birthdete (d, m, y)	Sex
		Lewyer (neme, address and telephone no.)		
		Applicant(s) Full name(s)		
		Address for service (street & number, municipal	ity, postal code)	
		Lawyet (name, address and telaphone no.)		
Strike out	1,	(Name) , know that	(name of applicant)	-
word not applicable	is asking for a court	order placing/keeping me at		
				a place
		(name and address of secure treatmen		
	of secure treatment	. It is a place that may be locked for my protect	ction.	
	I agree that the cou	rt may:		
Check one or more	make this	order;		
boxes as needed	☐ hold a hea	ring without my being there;		
	☐ make this	order without hearing witnesses in person,		
	I have spoken to a loonsent.	awyer, who has explained these matters to me	and has explained what it means for	or me to sign this
Dated at		on		19
	Signature of w	itness (lawyer giving advice)	Signature of child	,

2338 (09/85) Front

Affidavit of Execution Child and Family Services

(neme in full)		
laddress - street & number, municipality,	postal code)	
ake oath and say:		
was present and saw this consent sign	ned by (name in full)	
(place)		
am the person who signed as a witne	ss to the consent	
am satisfied that (name in full)		
nderstands the nature and effect of t	his consent	
<del></del>		
worn before me at the	of	
n the	of	
		Signature of witness
thisday of	A commissioner, etc.	(This form is to be signed before a lawyer, justice of

(08/85) Reverse

O. Reg. 571/85, s. 14, part.

(This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking all fidavits.) То

on (date)

### THE ONTARIO GAZETTE

O. Reg. 571/85

Courts of Justice Act, 1984

Unified Family Court

Judicial District of Hamilton Wentworth

An application has been made in this court above. Notice is being given to you because

The court will hold a hearing at (street & num

or as soon after that time as the case can be heard.

Notice of Hearing Child and Family Services

Form 24 Court file no.

Child(ren)	address	
Full name	Birthdete (d, m, y)	
Full name	Birthdata (d, m, y)	5
Full name	Birthdate (d, m, y)	
Lawyer (name, address and telephon	ne no.)	
	Family Services Act, concerning the child(ren) named details are set out in the attached application.	
ur rights may be affected. The o		
ur rights may be affected. The o		
ur rights may be affected. The o		

If you wish to oppose the application or if you wish to give your views at the hearing, you may attend the hearing with or without your lawyer. If you do not ettend the hearing, an order may be made in your absence end enforced against you. The court may make an order different from that requested by the applicant(s).

Date Clark of the court

NOTE: A copy of the application signed by the applicant(s) should be attached to this form. If it is missing, you should contact your own lawyer or the court office.

C471 (06/86)

Courts of Justice Act, 1984



## Unified Family Court Judicial District of Hamilton-Wentworth

Notice of Motion Child and Family Services

01 11	On the second	25
et	100 James Street South	l
	Hamilton, Ontario, LSP 223	
	address	

Child(ren)

Applicant

To the parties

A motion will be made in the proceeding for an order by the court:

Specify order sought

The details are set out in the attached affidavit. The court will hear this motion at

(street & number, municipality, postal code)

on (date)

at (time)

or as soon after that time as the motion can be heard.

If you wish to oppose the motion or wish to give your views, you should file an affidavit and may attend the hearing, with or without your lawyer.

If you fail to appear at the hearing, an order may be made in your absence and you will be bound by that order,

Name, address, telephone number of moving party's solicitor or moving party

Note: A copy of the affidevit (Form 2G commencing this motion should be attached to this notice, If the affidevit is missing, you should contact your own lewyer or the court office.

047796/85)



Courts of Justice Act, 1984

Affidavit in Support of Motion
Child and Family Services

	at 100 James Street South	Form 26(Page 1) Court file	no.
	Hamilton, Ontario L8P 2Z3		
	address		
	Child(ren)		
	Full name	Birthdete (d, m, y)	Sex
		5	
	Full name	Birthdate (d, m, y)	Sex
	Full name	Birthdate (d, m, y)	Šex
	Lawyer (name, address and telephone no.)		
	Applicant(a)		
	Applicant(s) [Full name(s)		
	,		
	Address for service (street & number, municipality,	, postel code)	
	Lawyer (name, address and telephone no.)		
neme	, of the	ofname	
neme iecounty, regional munici	city, town, etc.		rl sav

This affidavit supports a motion for: /Specify the order asked for in your notice of motion.)

The facts in support of this motion are: (Give facts In support of motion. Where the facts are not within your own personal knowledge, give the source of your information or the grounds for your belief.)

0478(06/85) 1 of 2

Affidavit	in Support of Motion
Chi	ld and Family Services
260mm 21	Court file on

Put a line	-		-	 -	4		
PULL O VAND	DIVIDED !	-	Contract of	-	on :	ne page	,

Sworn before me at the	ol	
In the	of	Signeture
thisday of	A Commissioner, etc.	(This form is so be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidevits.)

0478 (06/96) 2 of 2

Courts of Justice Act, 1984



at 100 James Street South

Hamilton, Ontario L8P 2Z3

Form 27 (page 1) Court file no.

Affidavit of Service Child and Family Services

	address	
	Child(ren)	
	Applicant(s)	
I,name	, of the city, town, etc.	, ofneme
	of	, make oath and say
Check appropriate boxes		
Personal service		
_ ^-	Liefs a secured she faller as desurrance	iah.
On	I left a copy of the following documents w	name of person to be served
the	of the child(ren);	
parent, person h	aving actual custody	
	identify and attach documents	
	identify and attach documents	0.1.0.1.0.1.0.1.0.0
May be used for service on a chil-	d, parent or person having actual custody in Protection	Proceeding only by Order of the Court
On	I left a copy of the following documents w	ith
		name of person to be served
a person apparently sixteer	years or older, at	cipal address
	identify and attach documents	
	identify and attach documents	
Mr./Ms.	stated to me that	
		name of person to be served
is residing at that address.	•	
On	I sent a copy of the	following document(s) by prepaid ordinary mail t
	Oate 1 Sent a copy of the	,
0.000	f person to be served	
name c	Person to be served	
:	identify and attach documents	
	identify and attach documents	
	totally and attach documents	
Attached hereto is the prepaid re	turn postcard in Form 1 in which receipt of such docu	ments is acknowledged.
□ On	I left a copy of the following documents at	
date		
	municipal address	the most recent address for service
	has filed with the court;	
name of person t	o be served	
	identify and attach oocuments	
0428(07/85) Page 1 of 2	identify and attach documents	
-		

Affidavit of Service

	Form 27(page 2)	Court file no.
Ondete	I sent a copy of the following document(s) by	prepaid ordinary mail to
	the mo	st recent address for service
mu		
name of person to be served	nas filed with the court	
-	identify and attach documents	<del> </del>
	identify and ettach documents	
Ondece	, I delivered/sent by ordinary mail (delete inapplicable	words) a copy of the
following document(s) to		, the lawyer/person
acting in the proceedings for	name of person to be served	-
	identify and attach documents	
	identify and attach documents	
Ondete		
name of person/society to be serve	by ordinary mail addressed to	
municipal	address	
	identify and attach documents	
	identify and attach documents	
To effect service it was necessary for me to to	ravel kilometers.	
n before me at the	of	
·	of	
	Signature	
day of19		be signed before a lawyer, ace, notary public or
		or taking affidevits.)
	On	municipal address

047407/85) Page 2 of 2



Judicial District of Hamilton	n - Wentworth	Summons to a Witness Child and Family Services
•	100 James Street South	Form 28 Court file no.
	Hamilton, Ontario, T.8P 273  address Child(ren)	_
	Applicant(s)	
Note: When this summonls is served on you, you should receive a witness fee which is calculated as follows:	To (full name of witness)	
attendance for each day of attendance travel allowance seach way overnight allowance	of (address - street & number, municipality, postal code)  You are commanded to appear at (address - street & n	number, municipality)
S = Total =	On (date) at (time)	- 1
You may waive the witness fee by contacting the person named below.	to remain until this proceeding is heard  to give evidence in this proceeding before the <i>leaunt</i> .	or other official)
	and to bring with you the following:	
This summons was issued on behalf of		
Name	Date Clark o	of the court
	by this summons, a warrant may be issued for your arre	st.
0489(06/85)		O. Reg. 571/85, s. 14, pan



	Child and Family Service
Form	29 Court file no

Judicial Di	strict of Hami	MOU - MAUMOUTH	- 20	ind and raining Service
(r·• ·			Form 43	Court file no
	at	100 James Street South		
		Hamilton, Ontario, L8P 2Z3		
	Ch	nild		
	An	oplicant(s)		
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
(neme in full)				
employee of the Ministry on nsent to the adoption of the		Social Services appointed as a Director und icant(s)	der the Child and Famil	y Services Act,
e child became a ward of th	e Crown on (date)			
Assessment of the second				
d was placed in the care of (	neme of society)			
ere are no outstanding acce	ss orders			
	Place	OF .	Signature of Director	

48206/85)



Consent to Adoption - Parent

( -				Form 30 Court file r	
	at	1	00 James Street South		
		Н	amilton, Ontario, L8P 2Z3		
		Child	actoress		
		Full na	me ·	(Birthdate (d, m, y)	Sex
		Place o	f birah		
		riace o	i birth		
1, 6	name in full)				
of (	oddress - street and number, municipality, p	ostal code	»)		
con	sent to the adoption of this child,				
	m a parent of the child within the mea	ning of	sub-section 131(1) of the Child and F	amily Services Act, by virtue of be	eing
	the mother of the child		an individual who, during the 12	an individual who is req	
	the father of the child		months before the child is placed for adoption under Part VII of the	provide for, or who has of or access to the child	
	a person presumed to be the father under section 8 of the Children's Law Reform Act		Act, has demonstrated a settled intention to treat the child as a child of his or her family	written agreement or a order	
	an individual having lawful custody of the child		an individual who, during the 12 months before the child is placed for adoption under Part VII of the Act, has acknowledged parentage of the child and provided for the child's support	<ul> <li>an individual who has a parentage of the child is section 12 of the Child Reform Act.</li> </ul>	n writing under
1.	I was horn on (date)			····	(initials,
2.	I understand the nature and effect of	this cor	sent and of an adoption order.		(initials,
3.	I have been advised of my right to be participate in the voluntary disclosur	e registr	у.		(initials,
4.	I have had an opportunity to seek co	unselling	and independent legal advice with re	spect to this consent.	(initials,
5.	I understand that if an adoption order	r is mad	e, I will no longer be a parent of the o	child,	(initials,
6.	I also understand that I may withdrawith a children's aid society or the co				(initials,
	and that where the child was in my creturned to me.	ustody i	mmediately before giving this consent	, the child will be	
7.	I further understand that after twents unless I receive the court's permission	y-one da n, and th	ys have passed, I may not be allowed en only if the child has not been place	to withdraw this consent ed for adoption.	(initials)
					-3
Det	•	Signa	ture of witness	Signeture of person consenting	
Piec	<del></del>	Posi	tion or title		
No	te: The witness must be an authorize age, the consent must be accompa		yee of children's aid society. If the pe the report of the Official Guardian (F		ghteen years of
	If the consent is signed outside Or	ntario it	must be witnessed by an employee o	f a recognized child protection age	ency

0480 (09/85) Front

Form 1

Affidavit of Execution to Consent of Parent China and Family Services

(name in Tull)		
(address - street & number, municipality, posta-	( code)	
ake ceth and say:		
2. 3. V.		
ras present and saw this consent signed by	(name in full)	
(place)		
n the person who signed as a witness to t	he consent	
xplained to (name in full)		
the nature and effect of this consent; the circumstances under which the conse	ent may be withdrawn,	
the nature and operation of the voluntar		
the right to counselling and independent		.de
the right upon request to be advised whe	ether an adoption order has been ma	ide.
om satisfied that <i>(name in full)</i>		
derstand(s) the nature and effect of this c	consent	
rike out this paragraph if it does not apply and ii	nitial)	
I am an employee of (name of society)		
thorized by it to witness consents to adop	otion	(initials)
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Note: An employee of any recognized chil	ld walfare agency may witness this c	corent outride Ontario
note. An employee of any recognized cim	d werrare agency may withess this c	orsent outside offuno.
worn before me at the	_ 01	
	_ ol	
1 the		Signature of Witness (This form is no be signed before a larger
		Signature of Witness (This form is to be signed before a lawyer, justice of the paece, notary public or commissioner for taking effidevits.)

3486 (09/85) Reverse



Consent to Adoption - Spouse

Unified Fa	Hamilton - Wentworth at 100 James Street South	Form 30A Court file	no.
	Hamilton, Ontario L8P 2Z3		
	Child Full name	Birthdate (d, m, y)	s
	Prace of Dirth		
	(Lawyer Iname, address and phone no.)		
t, Iname in fulli			
Of ladaress - street & number, munic	cipality, postal codel		
consent to the adoption of this	child by my spouse		
I am the spouse of the applicant	within the meaning of Parts 1 and 11 of the	Human Rights Code.	
Date	Signature of witness	Signature of person consenting	
P, ace	Fosition and title		

Note: If the person giving the consent is a parent of the child, the witness must be an authorized employee of a children's aid society. If the person giving the consent is under eighteen years of ege, the consent must be eccompanied by the report of the Official Guerdian (Form34).

2247 (08/85) Front FD 191

Form 30A Affidavit of Execution to Consent of Spouse Child and Family Services

Sworn before me at theof		-
make oath and say:  I was present and saw this consent signed by (name in full)  at (place)  I am the person who signed as a witness to the consent  I explained to (name in full)  1. the nature and effect of this consent  2. the operation of the adoption disclosure registry  I am satisfied that (name in full)  understand(s) the nature and effect of this consent  (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to witness consents to adoption  (initials)  * Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Smoon before me at the	(, (name in full)	
I was present and saw this consent signed by (name in full)  at (place)  I am the person who signed as a witness to the consent  I explained to (name in full)  1. the nature and effect of this consent  2. the operation of the adoption disclosure registry  I am satisfied that (name in full)  understand(s) the nature and effect of this consent (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to witness consents to adoption  (initials)  * Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Swom before me at the	Of feddress - street & number, municipality, postal code)	
I was present and saw this consent signed by (name in full)  at (place)  I am the person who signed as a witness to the consent  I explained to (name in full)  1. the nature and effect of this consent  2. the operation of the adoption disclosure registry  I am satisfied that (name in full)  understand(s) the nature and effect of this consent (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to witness consents to adoption  (initials)  * Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Swom before me at the		
I am the person who signed as a witness to the consent  I explained to (name in full)  1. the nature and effect of this consent  2. the operation of the adoption disclosure registry  I am satisfied that (name in full)  understand(s) the nature and effect of this consent (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to witness consents to adoption  [initials]  * Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the	make oeth and say:	
I am the person who signed as a witness to the consent  I explained to (name in full)  1. the nature and effect of this consent  2. the operation of the adoption disclosure registry  I am satisfied that (name in full)  understand(s) the nature and effect of this consent  (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to witness consents to adoption  [initials]  * Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the	I was present and saw this consent signed by (name in full)	
I explained to (name in full)  1. the nature and effect of this consent  2. the operation of the adoption disclosure registry  I am satisfied that (name in full)  understand(s) the nature and effect of this consent  (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to witness consents to adoption  (initials)  * Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the	at (place)	
I explained to (name in full)  1. the nature and effect of this consent  2. the operation of the adoption disclosure registry  I am satisfied that (name in full)  understand(s) the nature and effect of this consent  (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to witness consents to adoption  (initials)  * Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the		
I explained to **Ineme in full**)  1. the nature and effect of this consent  2. the operation of the adoption disclosure registry  I am satisfied that **Ineme in full**)  understand(s) the nature and effect of this consent  (strike out this paragraph if it does not apply and initial)  * I am an employee of **Ineme of society*)  authorized by it to witness consents to adoption  **Initials**  **Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the		
1. the nature and effect of this consent 2. the operation of the adoption disclosure registry  I am satisfied that (name in full)  understand(s) the nature and effect of this consent  (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to writness consents to adoption  (initials)  * Note: An employee of any recognized child protection agency may writness this consent outside Ontario.  Swom before me at the	I am the person who signed as a witness to the consent	
2. the operation of the adoption disclosure registry  I am satisfied that (name in full)  understand(s) the nature and effect of this consent  (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to writness consents to adoption  (initials)  * Note: An employee of any recognized child protection agency may writness this consent outside Ontario.  Sworn before me at the	I explained to (name in full)	
I am satisfied that (name in full) understand(s) the nature and effect of this consent (strike out this paragraph if it does not apply and initial) * I am an employee of (name of society) authorized by it to witness consents to adoption  (initials)  e. Nota: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the	1. the nature and effect of this consent	
understand(s) the nature and effect of this consent  (strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to witness consents to adoption  (initials)  e. Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the	2. the operation of the adoption disclosure registry	
(strike out this paragraph if it does not apply and initial)  * I am an employee of (name of society)  authorized by it to witness consents to adoption  {     initials}  *  Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the	I am satisfied that <i>(name in full)</i>	
authorized by it to witness consents to adoption  [initials]  e  Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the	understand(s) the nature and effect of this consent	
authorized by it to witness consents to adoption  (initials)   Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the	(strike out this paragraph if it does not apply and initial)	
e  Note: An employee of any recognized child protection agency may witness this consent outside Ontario.  Sworn before me at the	* I am an employee of (name of society)	
Sworn before me at the	authorized by it to witness consents to adoption	(initials)
Sworn before me at the		
Sworn before me at the		
Sworn before me at the		
Sworn before me at the	•	
in the of	Note: An employee of any recognized child protection agency may witness	this consent outside Ontario.
in the of		
Signature of Witness	Sworn before me at theof	
	in the of	Signature of Witness
A Commissioner, etc. justice of the peace, notery public or	thisday of 19	(This form is to be signed before a lewye justice of the peace, notery public or

2334 07/86) Reverse



Affidavit of Adopting Parent(s)
Child and Family Services

		100 James Char	Form 30B Court file no.	
		at 100 James Stre	et south	
		Hamilton, Onta	ario, L8P 2Z3	
		Child		
		Full name	Birthdate (d, m, y)	
		Applicant(s)		
		Full name(s)	•	
		Address for service (street &	number, municipality, postal code)	
		Lawyer (name ,address and p	none no.)	
I/W	Ne (name(s) in full)			
of .	(address)			
	ake oath and say as follows:			
1.	I/We am/are an/the applicant(s) for	r the adoption of	1.00	
2.	I/We am/are a resident(s) of Ontari	o, residing at		
_				
3.	My/our relationship to the child is:	(complete only if applicant(s) is	/are a relative(s) of the child within the meaning of clause 130	O(1) (c) of ti
4.	Check applicable box		Child and Family Services Act)	
	I am the sole applicant for the	is child's adoption.		
	We are applying jointly as spo	uses within the meaning of Pa	rts I and II of the Human Rights Code,	
5.	I/We understand and appreciate the	e special role of an adopting p	arent.	
6.	I/We have not and to the best of m	v/our knowledge no other be	son has made, given or received payment or agreed to	do so in
	relation to any of the following:			
	<ul> <li>this adoption</li> <li>the placement for this adoption</li> </ul>		s or arrangements with a view to this adoption ensent to this adoption	
	except those permitted by the Chi			
c	verally			
SW	vorn before me at the	of	)	
:_	the of		)	
ın			Signature	_
thi	isday of _	19	)	
			Signature	

Nota: This form is to be signed before a lawyer, justice of the peace, notary public or commissioner for taking affidavits.

A commissioner etc.

2335(07/88)



Unified Family Court Courts of Justice Act, 1984 Judicial District of Hamilton-Wentworth

Consent to Adoption - Child Child and Family Services
Form 31 Court file no.

100 James Street South

Hamilton, Ontario, LSP 223

Child

Applicant(s)

I, (name in full)

of (address - street and number, municipality, postal code)

consent to my adoption by the applicant(s) named above.

- The nature and effect of an adoption order has been explained to me and I understand what adoption means. (initials)
- I have had a chance to have counselling, and to have advice from a lawyer about this consent. (initials)
- I also understand that I may withdraw this consent within twenty-one days by filing a written withdrawal (initials) with a children's aid society or the court office at (address - street and number, municipality, postal code)
- I understand that when I am eighteen years old or older, I may register with the provincial adoption (initials) disclosure registry.

To be completed where the child is twelve years of age or over I want my name after the adoption to be (full name after adoption)

Dete Signature of child Signature of witness

Position or title

Note: The witness must be an authorized employee of a children's aid society or a representative of a recognized child protection agency outside Onterio.

0481-(09/85) Front

#### THE ONTARIO GAZETTE

O. Reg. 571/85

this day of 19	(This form is to be signed before a lawya justice of the peace, notary public or commissioner for taking affidavits.)
of	Signature of witness
Sworn before me at the of	
recognized child protection egency outside Ontario.	
Note: The witness must be an authorized employee of a children's aid society	or a representative of a
authorized by the Society to witness consents to adoption (initials)	_
am an employee of (name of society)	
strike out this paragraph if it does not apply and initial	
understands the nature and effect of this consent	
am satisfied that (name in full)	
the right to withdraw this consent the operation of the adoption disclosure registry.	
explained to (name in full)  the nature and effect of this consent,  the right to counselling and independent legal advice,	
am the person who signed as a witness to the consent	
at (place)	
was present and saw this consent signed by (name in full)	
nake oath and say:	
of (address - street & number, municipality, postal code)	Child and Family Servic
	to Consent of Chil

Unified Family Court
Judicial District of Hamilton - Wentworth

Courts of Justice Act, 1984 Recommendation of Director

Child and Family Services

Child and Family Services

at 100 James Street South	
Hamilton, Ontario L&P 2Z3	
•daress	
Child	
Applicant(s)	
Applicantisy	
l,	
(name in full)	
am an employee of the Ministry of Community and Social Services appointed as a Director under the Child and Family Services Act	
The child is under the age of sixteen years, or is under the age of eighteen years and has not withdrawn from pare	ntal control
The child has resided in the home of the applicant(s) since (date)	(Strike
	if not
Having regard to the best interests of the child	applica
☐ I recommend that the period of residence be dispensed with and that an order for the adoption be made.	
☐ I recommend that an order of interim custody of the child be made in the applicant(s) favour for a period not exceeding one year with the following terms:	
The child has resided in the home of the applicant(s) for six months or more and having regard to the best interes  I recommend that an order for the adoption of the child be made.  I recommend that an order for adoption of the child not be made for the following reasons:	ts of the chi
The report on the child's adjustment in the adoptive home is attached.	
I draw to the court's attention the following additional circumstances: (see our circumstances - where none, state "Non-	·"./



Recommendation of Local Director
Child and Family Services

Form 33 Court file no.

at 100 James Street South
Hamilton, Ontario L8P 2Z3

address.

Child

Applicant(s)

I (name in full)

am the local director of the (name of society)

The child is under the age of sixteen years, or is under the age of eighteen years and has not withdrawn from parental control.

The child has resided with the applicant(s) since (dete)

Having regard to the best interests of the child,

I recommend that an order for the adoption of the child be made.

O

I recommend that an order for the adoption of the child not be made for the following reasons: (specify)

The report on the child's adjustment in the adoptive home is attached.

I draw to the court's attention the following additional circumstances: (set out circumstances - where none, state "None".)

Date

Place

Signature of local director

Note: This form may be used only where a child has been placed for adoption by a children's aid society. Where a child has not been placed by a society use Form 32 instead of this form, Form 32 must be completed by a Director appointed under the Child and Family Services Act.

0.438 (06:85)
FD 192



Courts of Justice Act, 1984

Report of the Official Guardian Child and Family Services

		Form 34 Court fill	e no.
	at 100 James Street So	uth	
	Hamilton, Ontario,	T.SP 223	
	address	BOF 225	
	Child		Sex
	Full name	Birthdate (d, m, y)	Sex
	Place of birth		
	Place of oirth		
	Lawyer (name, address and telephone	100	
I, (name in full)			
, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
of (address - street & number, munic	ipelity, postal code)		
am an authorized representative of	of the Official Guardian.		
I have discussed with frame of m	inor parent)		
the nature and effect of an adopt	tion order and of a consent to an adoption.		
The Official Guardian is satisfied	that forms of a land and		
The Official Guardian is satisfied	Utal (name or minor parent)		
consents to the adoption of this	child and that the consent reflects his/her tru	in the format of with an	
consents to the adoption of this	mile and that the consent reflects his/her tru	ie informed wisnes.	

0483 (06/85)

O. Reg. 571/85, s. 14, part.

Signeture

Signature of witness



Unified Family Court

Judicial District of Hamilton-Wentworth

Courts of Justice Act, 1984

Warrant to Search for and Detain Child and Family Services

Form 35 Court file no.

		at T	uu James Street	South		
		н	amilton, Ontario	L8P 2Z3		
To (name of p	person and	position or title)				
and to ell oth	ner peace	officers in the F	Province of Ontario.			
On informat	ion laid b	efore me on oat	th under subsection 40(2	) of the Child and Fa	mily Services Act it an	pears to me that
	_					
Check applicable		here are reasona protection	ble and probable ground	s to believe that the	child named or describe	d below is in need of
box			and described below is a d from the lawful care an			age and has departed from or
	•	vithout its conse	nt			
and that thei the child ade		sonable and pro	bable grounds to believe	that a less restrictive	course of action is not	available or will not protect
This warrant	authoriz	es you to search	for and apprehend the o	child (name of child-if	known)	
and to teke	the child	and to detain hi	im/her in a place of safet	y as defined in the C	hild and Family Service	s Act
This warrant	t further a	authorizes you t	o enter, if need be by fo	rce , (address(es))		711
		street and	number		mui	nicipelity
end to search	h for, app	orehend, and ren	nove the child.			
This warrant	expires a	nt (time)	On (dete)			
Place			Dete		Signature of justice of the	e peace
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			20.0			
The descripti	on of the	child is as follo	nes: (give all known inform	etion)	<del>-</del>	
Name				Sirthdete Id, r	n. vl	Sex
Residence or I	ocation					3
Height		Weight	Heir colour	Hair style	Eye colour	Complexion
Other features		1				
		···				
73 (06/85)						

Unified Family Court

Judicial District of Hamilton - Wentworth

		Int	tormation
Child	and	Family	Services

Form 35A et 100 James Street South Hamilton, Ontario L8P 2Z3 This is the information of address I am a child protection worker employed by Check I have reasonable and probable grounds to believe and I believe that (name of child) appropriate box is a child in need of protection on the following grounds: Set out grounds I have reasonable and probable grounds to believe that (name of child) has departed or has been removed from the lawful care of (name of society) without the consent of the society. I have reasonable and probable grounds to believe and do believe that no less restrictive course of action than a warrant is available or will protect the child adequately, for the following reasons: Set out reasons

re of Informent
e or informent

A justice of the pasce in and for the Province of Ontario 2333 (06/86)

# Unified Family Court Judicial District of Hamilton-Wentworth at 100 James Street South

Order on Motion without Notice

Child and Family Services

Form 36 Court tile no

Hamilton, Ontario L8P 2Z3 address Child(ren) (If this order is ancillary to an adoption, show one child only.) Judge Full name Birthdate (d. m. v) Full name Birthdate (d, m, y) Date of order Full name Birthdate (d, m, y) Sex Lawyer (name, address and telephone no.) Full name(s) Address for service (street & number, municipality, postal code) Lawver (name address and telephone no.) On motion of (name) in the presence of (name of parties and solicitors in court) or, reading the (list documents filed on motion) and on receiving evidence and nearing submissions on behalf of \(\int \text{name(s)}\) this court orders that:

Notice to (name)

The above order has been made without notice to you. You may request this court to vary or discharge the order by serving an affidavit and notice of motion on the other parties and filing them at the court office within seven days after the order comes to your attention.

Date of signature

0476

O. Reg. 571/85, s. 14, part.

Signature of judge or clerk of the court



# Unified Family Court Courts of Justice Act, 1984 Order Child and Family Services

re		Form 37 Court file no	
	at 100 James Street S	Page 1 I	
	Hamilton, Ontario	L8P 2Z3	
udge	Child (ren)		
	Full name	Birthdate (d, m, y)	Sex
	Full name	Birthdate (d, m, y)	Sex
N. 4 . 7	Full name	Birthdate (d, m, y)	Sex
Pate of order	Lawyer (name, address and telepi	one no.)	<del></del>
	Applicant(s) (Insme in full)		
	(name in full)		
	Address for service (street & num	per, municipality, postal code)	
	Lawyer (name, address and teleph	one no.)	
n the presence of (name of parties	and solicitors in court)		
n the presence of (name of parties	and solicitors in court)		
On reading the <i>fliet documents filed</i>	on motion or application)		
nd on receiving evidence and he	aring submissions on behalf of the parties,		
his source and an et as			
his court orders that:			
	Date of signature	enature of a judge or clark of the court	

0475 (09/85) Page 1 of 2

O. Reg. 571/85

	Order
Form 37 (Page 2)	Court file no.

Date

Signature of judge or clerk of the court

# Unified Family Court Judicial District of Hamilton-Wentworth

Protection/Access/Status Review Order
If Crown wardship, a separate order is required for each child.

Child and Family Services
Form 378/Court file no.

	Hamilton, Ontario	ress	
	Full name	Birthdate (d, m, y)	Se
Judge			
	Full name	Birthdate (d, m, y)	Se
Date of order	Full name	Birthdate (d, m, y)	Se
	Lawyer (name, address and teleph	one no.1	
	Applicant(s)		<u> </u>
	Full name(s)		
	Aggress for service (street & num	ber, municipality, postal code;	
	Lawyer (name, address and teleph	one no. J	<del></del>
	<u> </u>		
On application of <i>Iname</i> )			
on application of memor			
in the presence of <i>(name of pa</i>	irries and solicitors in court)		
	filed on application)		
on reading the <i>(list documents</i> )			
on reading the <i>llist documents</i>			
on reading the <i>(list documents</i>			
on reading the <i>list documents</i>			
on reading the <i>llist documents</i>			
	aring submissions on behalf of the parties		
on receiving evidence and hea	aring submissions on behalf of the parties	abre:	
on receiving evidence and hea and on finding the child(ren)		abre!	
on receiving evidence and hea and on finding the child(ren)	aring submissions on behalf of the parties	#D/€!	
on receiving evidence and hea and on finding the child(ren)	aring submissions on behalf of the parties	abre:	
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0518 106/851

# Unified Family Court Judicial District of Hamilton-Wentworth

Adoption Order Child and Family Services Form 37BCourt file no.

	at 100 James Street Sou		
	Hamilton, Ontario L	&P 2Z3	
Judge		dress	
<b>500</b> 90	Name	Birthdate (d,m,y)	
	Place of birth	Birth registration number	
Date of order	Lawyer (name, address and telepho	one no.)	
	_		
	Applicant(s)		
	Full name(s)		
	Address for service (street & numb	per, municipality, postal code)	
	Lawyer (name, address and telepho	one no.I	
On application of (name)			
:- ab			
in the presence of <i>Inames of parties</i>	( and solicitors in court)		
on reading the (list documents filed	on application)		
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on receiving evidence and hearing	submissions on behalf of (name)		
this court orders that:			6
	pted as the child of Inamels) of applic	cant(s))	
1. The above-named child is ado			
1. The above-named child is ado			
	3	Signature of judge or clerk of the cou	je.
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15. This Regulation comes into force on the day that Part III of the Child and Family Services Act, 1984 comes into force.

#### HIGHWAY TRAFFIC ACT

O. Reg. 572/85. Parking. Made—November 4th, 1985. Filed—November 6th, 1985.

#### REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 18 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

18. That part of the King's Highway known as Highway No. 7 in the Town of Vaughan in The Regional Municipality of York lying between a point situate at its intersection with the roadway known as Bruce Street in the former Village of Woodbridge and a point situate at its intersection with the King's Highway known as No. 27.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 4th day of November, 1985.

(7718)

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#### HIGHWAY TRAFFIC ACT

O. Reg. 573/85.
Vehicles on Controlled-Access
Highways.
Made—November 4th, 1985.

Filed—November 6th, 1985.

REGULATION TO AMEND REGULATION 496 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 4 to Regulation 496 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

#### Schedule 4

That part of the King's Highway known as No. 17 in the Township of Gloucester in The Regional

Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Champlain Street and a point situate at its intersection with the King's Highway known as No. 417

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 4th day of November, 1985.

(7719)

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#### HIGHWAY TRAFFIC ACT

O. Reg. 574/85.
Stop Signs in Territory Without Municipal Organization.
Made—November 4th, 1985.
Filed—November 6th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 574/81 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulation 574/81 is amended by adding thereto the following Schedules:

#### Schedule 39

- 1. The highway known as Railway Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Ivanhoe Street.
- 2. Eastbound on Ivanhoe Street. O. Reg. 574/85, s. 1, part.

#### Schedule 40

- 1. The highway known as First Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as First Street.
- 2. Eastbound and westbound on First Street. O. Reg. 574/85, s. 1, part.

#### Schedule 41

- 1. The highway known as First Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Ivanhoe Street.
- 2. Eastbound and westbound on Ivanhoe Street. O. Reg. 574/85, s. 1, part.

#### Schedule 42

- 1. The highway known as Second Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Cedar Street.
- 2. Eastbound on Cedar Street. O. Reg. 574/85, s. 1, part.

#### Schedule 43

- 1. The highway known as Second Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Ivanhoe Street.
- 2. Eastbound and westbound on Ivanhoe Street. O. Reg. 574/85, s. 1, part.

#### Schedule 44

- 1. The highway known as Second Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Willow Street.
- 2. Eastbound and westbound on Willow Street. O. Reg. 574/85, s. 1, part.

#### Schedule 45

- 1. The highway known as Second Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Tamarack Street.
- 2. Eastbound on Tamarack Street. O. Reg. 574/85, s. 1, part.

#### Schedule 46

- 1. The highway known as Sherry Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Cedar Street.
- 2. Westbound on Cedar Street. O. Reg. 574/85, s. 1, part.

#### Schedule 47

- 1. The highway known as Sherry Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Ivanhoe Street.
- 2. Westbound on Ivanhoe Street. O. Reg. 574/85, s. 1, part.

#### Schedule 48

1. The highway known as Sherry Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Willow Street.

2. Westbound on Willow Sreet. O. Reg. 574/85, s. 1, part.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 4th day of November, 1985.

(7720)

#### HIGHWAY TRAFFIC ACT

O. Reg. 575/85.

Yield Right of Way Signs in Territory
Without Municipal Organization.
Made—November 4th, 1985.
Filed—November 6th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 13/82 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulation 13/82 is amended by adding thereto the following Schedule:

#### Schedule 16

- 1. The highway known as First Avenue in the unorganized municipality of Foleyet in the Territorial District of Sudbury at its intersection with the roadway known as Railway Avenue.
- 2. Southbound on Railway Avenue. O. Reg. 575/85, s. 1.

EDWARD FULTON

Minister of Transportation

and Communications

Dated at Toronto, this 4th day of November, 1985.

(7721) 47

#### ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 576/85.
Exemption—Ministry of Natural
Resources—MNR-30/6.
Made—November 1st, 1985.
Filed—November 7th, 1985.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-30/6 Having received a request from the Minister of Natural Resources that an undertaking, namely:

The carrying out of the Provincial Parks Program including:

- (a) Implementing:
  - 1. Park Management Plans.
  - 2. Site Plans,
  - 3. Resource Management Plans,
  - 4. Visitor Service and Interpretive Programs
  - 5. Development Activities,
  - 6. Capital Construction and Lease Purchase Projects,
  - Wildlife Habitat Improvement Projects,
  - 8. Operations and Maintenance Plans and Schedules.

in Provincial Parks:

- (b) Developing sewage or water works within or for Provincial Parks:
- (c) Acquiring land to amend the boundaries of existing Provincial Parks, to complete land acquisition for an existing Provincial Park or for a sewage lagoon in or for a Provincial Park; and
- (d) Establishing, amending and rescinding boundary regulations for existing Provincial Parks,

be exempted from the application for the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Ministry of Natural Resources has included a schedule for completion of an Environmental Assessment (EA) for Provincial Park Development with its request for exemption. Pre-submission consultation and completion of the EA for formal submission will be hampered by having to prepare separate exemptions or assessments for all Provincial Park projects at the same time.
- B. Park environmental and recreational features could be damaged in the absence of Provincial Park projects that address existing park management problems.

- C. Public enjoyment of recreational features may be reduced in the absence of the implementation of Provincial Park projects.
- D. The realization of the Government's Outdoor Recreation Program Objective and economic benefits to local communities would be limited

Having weighed such injury, damage or interference with the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. This interim exemption will allow Provincial Park plans and projects to continue while the Environmental Assessment on the Provincial Parks' Program undergoes pre-submission consultation.
- B. The Provincial Parks Program is carried out within a context of conservation, protection and wise management of the environment. A major feature of the Provincial Parks Program is the preservation of significant, natural and cultural features in the Ontario landscape.
- C. The conditions to which this undertaking is subject will ensure that the public and affected Government agencies are informed of the Ministry of Natural Resources' intentions to implement components of the Provincial Parks Program during the period of this exemption order.
- D. A number of activities that make up this undertaking are similar to activities that are covered by approved MNR Class Environmental Assessments. The Minister of Natural Resources will apply such parts of the procedures specified in the Class Environmental Assessments as are appropriate to the activities that make up this undertaking until such procedures, or other procedures are made directly applicable by the Environmental Assessment referred to in reason A.

This exemption order is subject to the following terms and conditions:

- This exemption order does not apply to any plan or project:
  - (a) for any provincial park designated by regulation under the *Provincial Parks* Act after June 1, 1983;

- (b) where development is likely to affect the habitat of a species designated under the Endangered Species Act (except for protecting the species);
- (c) where the estimated completion cost of a sewage or water works or a capital construction or lease purchase project is in excess of \$2 million, not including any land acquisition costs.
- This exemption order does not apply to any plan or project which includes the disposition of property or interests in property to the private sector for:
  - (a) the development of a new commercial recreation facility or the upgrading of an existing commercial recreational facility;
  - (b) mineral exploration or development,

both of which will be done pursuant to Exemption Order MNR-26/4, as amended from time to time.

- 3. MNR will continue to provide the Environmental Assessment Branch as well as the Regional Office of the Ministry of the Environment (MOE) with a list of proposed plans and projects (e.g., annual work plans, park retirement, implementation of a new Park Management Plan, etc.) for the Provincial Parks Program no less than 30 days prior to the implementation of any plan or project. The lists will specify the nature, size and location of all plans and projects and will also specify which plans and projects will be carried out pursuant to another exemption order. MNR will notify the above offices of revisions to the lists no less than 30 days prior to the implementation of any such plans or projects.
- 4. A copy of the project plans specified in the lists noted in Condition 3 shall be available to the public for examination at the appropriate District Office of MNR at least 30 days before implementation commences.
- 5. Any activity exempt under this Order that would be approved under a MNR Class Environmental Assessment, except that the approval does not apply to Provincial Parks, shall be carried out in accordance with the appropriate Class EA procedures, as though the activity was not in a Provincial Park by:
  - (a) following the appropriate Class EA procedures, including notification, if there is no Park Management Plan; and
  - (b) following the environmental quality guidelines and Construction and

Mitigation Handbook, if there is a Park Management Plan.

- Where the Minister of the Environment determines, after consultation with the Minister of Natural Resources, that a proposed plan or project:
  - (a) may generate an unusual amount of public or Government concern; or
  - (b) may have unusual or significant potential environmental impacts not adequately treated in the pertinent planning exercise,

the Minister of the Environment may, by written notice to the Minister of Natural Resources, direct that an environmental assessment be prepared for the plan or project in which event the plan or project will not be exempt under this Order.

- 7. Where the Minister of the Environment has given written notice to the Minister of Natural Resources that he is considering the application of Condition 6 to a plan or project, MNR shall not implement the plan or project until 45 days have elapsed from the giving of notice or the Minister of the Environment gives written notice to the Minister of Natural Resources that it is not proposed to require an environmental assessment.
- During the period covered by this Order, the Provincial Parks Program shall be planned, implemented and managed according to the following Provincial Parks' guidelines and policies:
  - ° Ontario Provincial Parks Policy
  - Ontario Provincial Parks Planning and Management Policies
  - Provincial Park Management Planning Guidelines—1983
  - ° Park Management and Operating Plan Format
  - ° Landscape Design Principles and Guidelines
  - ° Visitor Services Interim Policy.
- 9. The guidelines and policies specified in Condition 8 and any revisions or additions to these guidelines and policies will be made available by MNR for public inspection upon request and will be forwarded to the Environmental Assessment Branch of the Ministry of the Environment.
- 10. Those plans and projects planned under the previous exemption (MNR-30/5), filed as

O. Reg. 576/85

Ontario Regulation 710/84, but not implemented by the date of its expiry, may continue to proceed in accordance with the conditions of this exemption.

- 11. Those plans and projects planned under this exemption, but not fully implemented by the date of expiry of this exemption, will have their status under the Environmental Assessment Act reviewed in connection with the review of the Environmental Assessment for the Provincial Parks Program and, if provided for in conditions of approval issued in connection with the undertaking, may continue to proceed in accordance with such conditions.
- 12. This Order expires on October 31, 1986 unless the Ministry of Natural Resources has submitted a Class Environmental Assessment under the Act for the Provincial Parks Program undertaking in which event, this Order shall remain in effect until the date of approval of the Class Environmental Assessment.
- 13. Where an Environmental Assessment has been done and approval to proceed issued for an individual Provincial Parks plan or project, that plan or project shall be deemed to be a separate undertaking not exempt by this Order. O. Reg. 576/85.

JAMES BRADLEY
Minister of the Environment

(7722)

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#### ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 577/85.

Exemption—Nepean Hydro—NEPE-C-2. Made—November 1st, 1985. Filed—November 7th, 1985.

## ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

#### EXEMPTION—NEPEAN HYDRO—NEPE-C-2

Having received a request from the Hydro-Electric Commission of the City of Nepean ("Nepean Hydro") that an undertaking, namely:

the activities of planning, designing, constructing and operating an electrical transformer substation to transform electrical current from 115 kV to 8 kV, on lands owned by Nepean Hydro, in the City of Nepean, being Part of Lot 34, Concession 2, Rideau Front, Township (now City) of Nepean, on a parcel of land in the north-east

corner of the lands shown and designated as Part 14 on a Plan of Survey of Record in the Land Registry Office No. 4 for the Land Titles Division of Ottawa-Carleton as 4R-4733 and the obtaining of electrical power therefore from the immediately adjacent Ontario Hydro 115 kV transmission line.

be exempt from the application of the Act pursuant to Section 29: and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. If Nepean Hydro failed to meet the electrical needs of a proposed development in the vicinity of the proposed undertaking the public would be injured by the delay or cancellation of the proposed development.
- B. If the likely alternative to meet the electrical needs of the proposed development, the provision of 44 kV electrical supply to a transformer station on the same site, which would not require approval under the Act, were carried out, Nepean Hydro and its customers would be damaged by increased costs and the additional impact of the constructing of a 44 kV transmission line from facilities owned by Nepean Hydro to the vicinity of the transformer station site.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management of the environment which would result from the undertaking being subject to the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The proponent has advised that Exemption Order NEPE-C-1 was granted for the purpose of building an electrical substation on a site approximately 270 metres to the west of the proposed site, but that the City of Nepean has requested that the proponent relocate the substation so that the original site can be develosed as a senior citizen's facility.
- B. The proponent has advised that it would be more economical and have less impact on the natural environment if the station were built to transform energy obtained directly from Ontario Hydro's adjacent 115 kV power line rather than through new 44 kV transmission facilities which would have to be provided to bring electricity from more remote 44 kV facilities owned by Nepean Hydro.

C. The proponent has further advised that the City of Nepean, which will control the development of a new community on the surrounding lands, have approved the use of this land for a substation site and support the proposed construction of a transformer substation supplied from the adjacent 115 kV power line.

O. Reg. 577/85

- D. The proponent has advised that the transformers and low voltage switchgear will be enclosed in a building similar to those used and accepted elsewhere in the City of Nepean.
- E. The proponent has initiated a consultation process with the Ministry and will maintain this contact throughout the planning and construction stages.

This exemption order is subject to the following terms and conditions:

- This Order shall expire if construction is not commenced by November 30th, 1986 and supersedes Exemption Order NEPE-C-1 which is hereby revoked.
- The Hydro-Electric Commission of the City of Nepean shall notify the Environmental Assessment Branch in writing that they have complied with the construction requirements of Condition 1.
- 3. Mitigation of any adverse environmental effects during construction shall be undertaken in accordance with Ontario Hydro's "Construction and Site Restoration Guidelines for Transmission Facilities". O. Reg. 577/85.

JAMES BRADLEY
Minister of the Environment

(7723)

## ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 578/85. Exemption—Ontario Hydro—OH-13/2. Made—November 1st, 1985. Filed—November 7th, 1985.

### ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

#### EXEMPTION—ONTARIO HYDRO—OH-13/2.

Having received a request from Ontario Hydro that an exemption order, OH-13, published in The Ontario Gazette on November 13, 1976 be amended to reflect a change in scope of the undertaking to include heat recovery systems so that an undertaking, namely:

The program of planning, designing, constructing, operating and maintaining,

- (a) New combustion turbine and diesel generator units at existing sites to cover emergency situations and/or a predicted shortage of generating capacity; and
- (b) Heat recovery systems to be retrofitted on existing combustion turbine and diesel generator units to permit the recovery of byproduct heat energy which, otherwise would be rejected to the atmosphere.

be exempt from the application of the Act pursuant to Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with by the delay in installing:
  - generating capacity which is required to maintain an adequate power supply, or
  - (ii) by-product heat recovery systems which will normally displace the use of more expensive, non-renewable fuels.
- B. Ontario Hydro will be interfered with and damaged by the undue delay and expense required to prepare individual environmental assessments for projects that are urgent primarily of a minor nature and have no significant adverse consequences on the environment; and

Having weighed such injury, damage, or interference with the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The undertaking is unlikely to have any significant adverse effects on the environment and therefore the interference with Ontario Hydro generation and waste heat recovery programs which would be caused by the application of the Act would be undue.
- B. The installation of new combustion turbine and diesel generator units and the addition of

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heat recovery systems to old units is subject to review and approval under the Environmental Protection Act.

C. The only additional effect of this amending exemption order is to exempt heat recovery on existing units which is in accordance with the provincial government policies of energy self-sufficiency and conservation of petroleum products.

This exemption is subject to the following terms and conditions:

- 1. This exemption order replaces Exemption Order OH-13, which is hereby terminated.
- 2. Where any activity which otherwise would be exempt under this Order, is being carried out as or is part of, an undertaking for which an environmental assessment has been accepted and approval to proceed received. the activity shall be carried out in accordance with any terms or conditions in the approval to proceed.
- 3. Except on projects where construction commences prior to the latter of the following dates, no further work shall be done pursuant to this exemption order after:
  - (a) the third anniversary of the filing of this Order under the Regulations Act.
  - (b) such later date as the Minister from time to time gives written notice of to the proponent for the purposes of this condition. O. Reg. 578/85.

JAMES BRADLEY Minister of the Environment

(7724)

#### HIGHWAY TRAFFIC ACT

O. Reg. 579/85. Vehicle Permits. Made-November 7th, 1985. Filed-November 8th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 744/82 MADE UNDER THE HIGHWAY TRAFFIC ACT

I. Section 19 of Ontario Regulation 744/82 is amended by adding thereto the following subsection:

(1a) Notwithstanding subsection (1) for each month or part thereof commencing with the 1st day of December, 1985 for which a permit for a motor vehicle is validated, the following fees shall be paid to the Ministry:

1.	For a passenger car or motorized mobile home	4
2.	For a passenger car or motorized mobile home, where the permit holder is a resident of Northern Ontario	2.25
3.	For a historic vehicle	1
4.	For a motorcycle	2.50
5.	For a motorcycle, where the permit holder is a resident of Northern Ontario	1,25
6.	For a motor assisted bicycle	0.75
7.	For a Dealer and Service permit for a motor vehicle or trailer	8
8.	For a Dealer and Service permit for a motorcycle or motor assisted bicycle	4
9.	For a commercial motor vehicle or a combination of a commercial motor vehicle and trailer or trailers, other than a bus, having a gross weight of not more than 3,000 kilograms	6
10.	For a commercial motor vehicle or a combination of a commercial motor vehicle and trailer or trailers, other than a bus, having a gross weight of not more than 2,400 kilograms where the vehicle is used primarily for personal transportation	4.50
11.	For a commercial motor vehicle or a combination of a commercial motor vehicle and trailer or trailers, other than a bus, having a gross weight of not more than 2,400 kilograms, where the permit holder is a resident of Northern Ontario who uses the vehicle primarily for personal transportation	2.25
	O. Reg. 579/85,	s. 1.
(7725)		47

#### DRUGLESS PRACTITIONERS ACT

O. Reg. 580/85. Masseurs.

Made—October 10th, 1985. Approved—November 7th, 1985. Filed-November 8th, 1985.

# REGULATION TO AMEND REGULATION 251 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE DRUGLESS PRACTITIONERS ACT

- 1.—(1) Clause 7 (1) (b) of Regulation 251 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 859/81, is revoked and the following substituted therefor:
  - (b) on renewal of registration, \$100;
- (2) Subclause 7 (1) (c) of the said Regulation, as remade by section 1 of Ontario Regulation 711/82, is revoked and the following substituted therefor:
  - (c) on renewal of registration, where the registration has been expired for one year or less, \$120; or
- (3) Subclause 7 (1) (d) of the said Regulation is revoked and the following substituted therefor:
  - (d) on renewal of registration, where the registration has been expired for more than one year, \$250.
- (4) Subsection 7 (2) of the said Regulation is revoked and the following substituted therefor:
- (2) A person who has been admitted to practise as a masseur but who is not practising and applies to the secretary-treasurer may be placed on an inactive register for a period not exceeding two years where the person pays a fee of \$40 for each year of registration. O. Reg. 580/85, s. 1 (4).

BOARD OF DIRECTOR OF MASSEURS:

Anne Roebuck, Reg. M.T.

HERBERT BARBER, Ph.D., Reg. M.T.

Dated at Toronto, this 10th day of October, 1985.

(7726) 47

HEALTH DISCIPLINES ACT

O. Reg. 581/85.
Dentistry.
Made—October 11th, 1985.
Approved—November 7th, 1985.
Filed—November 8th, 1985.

#### REGULATION TO AMEND REGULATION 447 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH DISCIPLINES ACT

- 1. Section 55 of Regulation 447 of Revised Regulations of Ontario, as remade by section 1 of Ontario Regulation 682/84, is revoked and the following substituted therefor:
- 55. The annual fee for a member is \$550 and is due and payable on or before the 1st day of January in each year for the year. O. Reg. 581/85, s. 1.

Council of the Royal College of Dental Surgeons of Ontario:

G. E. PITKIN, D.D.S. President

K. F. POWNALL, D.D.S. Registrar

Dated at Toronto, this 11th day of October, 1985.

(7727) 47

#### MORTGAGE BROKERS ACT

O. Reg. 582/85. General. Made—November 7th, 1985. Filed—November 8th, 1985.

#### REGULATION TO AMEND REGULATION 662 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MORTGAGE BROKERS ACT

- 1. Subsection 3 (6) of Regulation 662 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- (6) Every mortgage broker shall keep and maintain books and records as set out in section 7.
- (6a) Every mortgage broker shall file with the Registrar on or before the 30th day of June in each year a copy of its most recent financial statements audited by a person licensed under the *Public Accountancy Act.* O. Reg. 582/85, s. 1.

2. Section 7 of the said Regulation, as amended by section 1 of Ontario Regulation 704/81, is revoked and the following substituted therefor:

O. Reg. 582/85

- 7.—(1) Books and records shall be kept and maintained in accordance with generally accepted accounting principles applied on a consistent basis that show all moneys and assets received and paid out.
- (2) Books and records shall, where applicable, distinguish between moneys and assets pertaining to the operation of the mortgage broker and moneys and assets held in trust or under administration by the mortgage broker, directly or indirectly.
- (3) Books and records shall include but not be limited to a receipts journal, a disbursements journal, a general journal, a general ledger, a client's ledger and a trust ledger.
- (4) Books and records shall be audited annually by a person licensed under the Public Accountancy Act.
- (5) The financial statements required under subsection 3 (6a) shall be accompanied by a report of an auditor of the mortgage broker who shall state in the report whether or not in the auditor's opinion the report presents fairly the financial position of the mortgage broker with respect to,
  - (a) the results of the operations of the mortgage broker for the fiscal period under review;
  - (b) any moneys or assets held in trust by the mortgage broker, directly or indirectly; and
  - (c) any moneys or assets under administration by the mortgage broker, directly or indirectly.
- (6) Every mortgage broker shall keep and maintain with respect to each mortgage transaction and each mortgage application that the mortgage broker is involved in, directly or indirectly, a record of,

(a) the names and addresses of all principals, agents and solicitors in respect of each mortgage transaction;

O. Reg. 583/85

- (b) the terms and conditions of each mortgage transaction;
- (c) the itemized fees, expenses, costs and other charges required to be borne by the mortgagor, mortgage purchaser or mortgage assignor in respect of each mortgage transaction:
- (d) the particulars of any agreement related to a mortgage transaction or application;
- (e) mortgages held in trust or under administration:
- (f) names and addresses of all participants, investors or beneficiaries of a trust;
- (g) correspondence with participants, investors, mortgagees, mortgagors and prospective mortgagors;
- (h) particulars of any payments received;
- (i) mortgage payment dates;
- (i) legal correspondence; and
- (k) copies of appraisals.
- (7) An entry in a book or record required to be kept under this section shall be retained for a period of six years from the date of entry.
- (8) A record required to be kept under subsection (6) shall be retained for a period of six years from the date of maturity or other expiry of the mortgage transaction. O. Reg. 582/85, s. 2.

(7728)

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#### LIQUOR CONTROL ACT

O. Reg. 583/85. General. Made-November 7th, 1985. Filed-November 8th, 1985.

#### REGULATION TO AMEND REGULATION 580 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIQUOR CONTROL ACT

1. The Table to subsection 19 (3) of Regulation 580 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

O. Reg. 583/85

#### TABLE

ITEM	Liquor	Unit Size	AMOUNT PER CONTAINER OR CASE
1.	Spirits	Each container from and including 500 ml up to and including 849 ml	\$ 2.65
		Each container over 849 ml up to and including 1.4 litres	3.50
		Each container over 1.4 litres up to and including 2 litres	4.40
2.	Wine	Each container up to and including 1,000 ml	1.35
		Each container over 1,000 ml up to and including 2,000 ml	2.65
		Each container over 2,000 ml up to and including 4,000 ml	5.25
		Each container over 4,000 ml up to and including 16,000 ml	21.00
3.	Beer	Each case up to and including 2,999 ml	.65
		Each case over 2,999 ml up to and including 4,999 ml	1.35
		Each case over 4,999 ml up to and including 5,999 ml	1.60
		Each case over 5,999 ml up to and including 8,599 ml	2.20
		Each case over 8,599 ml up to and including 10,000 ml	2.65
		Each case over 10,000 ml up to and including 12,000 ml	3.10
		Each keg 19 litres or over up to and including 20 litres	5.25
,		Each keg 56.8 litres	15.75
		Each keg 19 litres or over up to and including 20 litres	

#### 2. This Regulation comes into force on the 12th day of November, 1985.

(7729)

#### LIQUOR LICENCE ACT

O. Reg. 584/85. General. Made—November 7th, 1985. Filed—November 8th, 1985.

REGULATION TO AMEND REGULATION 581 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIQUOR LICENCE ACT

 (1) Subsection 68 (1) of Regulation 581 of Revised Regulations of Ontario, 1980, as amended by subsection 1 (1) of Ontario Regulation 358/81 and section 1 of Ontario Regulation 352/82, is further amended by striking out "and" at the end of clause (a), by adding "and" at the end of clause (b) and by adding thereto the following clause:

- (c) 1 cent per 409.20 millilitres of all beer shipped by the manufacturer for sale or for distribution in Ontario.
- (2) Subsection 68 (2) of the said Regulation, as amended by subsection 1 (2) of Ontario Regulation 358/81 and section 2 of Ontario Regulation 352/82, is further amended by striking out "and" at the end of clause (a), by adding "and" at the end of clause (b) and by adding thereto the following clause:

(c) 1 cent per 409.20 millilitres of all beer ship-

ped by the manufacturer for sale or for dis-

(iii) in excess of sixty bottles but

less than ninety-one bottles of

ped by the manufacturer for sale or for dis- tribution in Ontario.	less than ninety-one bottles of wine \$ 53;
2. Clause 70 (1) (c) of the said Regulation, as remade by section 1 of Ontario Regulation 805/81, is revoked and the	(f) for a special occasion permit—sale where the liquor obtained is,
following substituted therefor:	(i) in excess of thirty bottles but less than fifty-one bottles of
(c) 5 per cent of the sales price, not including any tax payable under the Retail Sales Tax Act or the fee referred to in clause (d), of all wine sold in any store operated by it; and	spirits,  (ii) in excess of 360 bottles but less than 601 bottles of beer, and
(d) 1 cent per 75 millilitres of wine sold in any store operated by it.	(iii) in excess of ninety but less than 151 bottles of wine 70;
3.—(1) Subsection 72 (2) of the said Regulation, as remade by section 7 of Ontario Regulation 840/82, is revoked and the following substituted therefor:	(g) for a special occasion permit—sale where the liquor obtained is in excess of,
(2) The fee payable per day for a special occasion	(i) fifty bottles of spirits,
permit is,	(ii) 600 bottles of beer, and
(a) for a special occasion permit—no sale \$ 17;	(iii) 150 bottles of wine 88.
(b) for a special occasion permit—sale for a wedding only	O. Reg. 584/85, s. 3 (1).
<ul><li>(c) for a special occasion permit—sale where the liquor obtained does not exceed,</li></ul>	(2) Subsection 72 (3) of the said Regulation is revoked and the following substituted therefor:
(i) ten bottles of spirits,	(3) Notwithstanding that the fees otherwise payable under subsection (2) may exceed \$44 per year in respect
<ul><li>(ii) 120 bottles of beer, and</li><li>(iii) thirty bottles of wine 26;</li></ul>	of special occasion permits issued to it for product promotion events, the Ontario Grape Growers' Action Committee shall not be liable to pay as fees in respect
(d) for a special occasion permit—sale where the liquor obtained is,	of special occasion permits more than \$44 per year. O. Reg. 584/85, s. 3 (2).
(i) in excess of ten but less than twenty-one bottles of spirits,	(3) Subsection 72 (4) of the said Regulation, as made by section 1 of Ontario Regulation 20/81, is revoked and the
(ii) in excess of 120 but less than 240 bottles of beer, and	following substituted therefor:
(iii) in excess of thirty but less than sixty-one bottles of wine 44;	(4) Notwithstanding that the fees otherwise payable under subsection (2) may exceed \$44 per year in respect of special occasion permits issued to it for its Foodland Ontario Program, the Ontario Grape Growers' Mar-
(e) for a special occasion permit—sale where the liquor obtained is,	keting Board shall not be liable to pay as fees in respect of special occasion permits more than \$44 per year. O. Reg. 584/85, s. 3 (3).
<ul><li>(i) in excess of twenty but less than thirty-one bottles of spirits,</li></ul>	4. This Regulation comes into force on the 12th day of November, 1985.
(ii) in excess of 239 bottles but less than 361 bottles of beer, and	(7730) 47



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# **Publications Under The Regulations Act**

November 30th, 1985

#### MOTORIZED SNOW VEHICLES ACT

O. Reg. 585/85. Designations. Made-November 5th, 1985. Filed—November 12th, 1985.

REGULATION TO AMEND REGULATION 668 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MOTORIZED SNOW VEHICLES ACT

- 1. Paragraph 3 of section 4 of Regulation 668 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
  - 3. That part of the King's Highway known as No. 169 in the Township of Muskoka Lakes in the District Municipality of Muskoka lying between its intersection with the roadway known as Muskoka District Road 38 and its intersection with the roadway known as River Street.

EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 5th day of November, 1985.

(7731)48

#### PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 586/85. The Regional Municipality of York, Town of Markham. Made-November 8th, 1985. Filed-November 12th, 1985.

REGULATION TO AMEND **ONTARIO REGULATION 473/73** MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 473/73 is amended by adding thereto the following section:

70.—(1) Notwithstanding any other provision of this Order, the building existing on the 30th day of October, 1985 on the land described in subsection (2) may be extended provided that the extension is only at the rear of the building and does not exceed 650 square

(2) Subsection (1) applies to that parcel of land in the Town of Markham in The Regional Municipality of York being those parts of lots 6 and 7 in Concession IV described as Part 4 on a Plan deposited in the Land Registry Office for the Registry Division of York Region (No. 65) as Number 64R-2554. O. Reg. 586/85, s. 1.

> G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 8th day of November, 1985.

48 (7732)

#### PLANNING ACT, 1983

O. Reg. 587/85.

Restricted Areas-County of Simcoe, Township of Nottawasaga. Made-November 12th, 1985. Filed-November 13th, 1985.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT, 1983

- 1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 224.—(1) Notwithstanding any other provision of this Order, a seasonal dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2) provided the following requirements are met:

Minimum front yard

Minimum side yards

Minimum side yards

3 metres on one side and
1.2 metres on the other side

(2) Subsection (1) applies to that parcel of land in the Township of Nottawasaga in the County of Simcoe, being composed of lots 122 and 123 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 930. O. Reg. 587/85, s. 1.

Maximum height of seasonal dwelling

9.1 metres

metres

Minimum ground floor area of seasonal dwelling

one storey — 93 square metres one and one-half storeys or more — 69.8 square L. J. FINCHAM
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs

Dated at Toronto, this 12th day of November, 1985.

(7733) 48

## **Publications Under The Regulations Act**

December 7th, 1985

#### NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 588/85.

Designation of Area of Development Control.

Made-November 12th, 1985.

Filed-November 19th, 1985.

REGULATION TO AMEND REGULATION 683 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

- 1. Paragraph 33 of the Schedule to Regulation 683 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 369/85, is revoked and the following substituted therefor:
- 33. In the Town of Pelham in The Regional Municipality of Niagara described as follows:
  - Beginning at the northeasterly angle of the Town of Pelham;

Thence southerly and southeasterly following the easterly boundaries of the said Town to the easterly limit of the road allowance between lots 162 and 163 of the former Township of Thorold;

Thence southerly along the said easterly limit to a point distant 301.15 metres measured northerly therealong from the northerly limit of Hurricane Road;

Thence westerly and parallel with that northerly limit to the easterly limit of Lot 1 in Concession VII of the former Township of Pelham:

Thence northerly along the easterly limit of Lot 1 in concessions VII and VI of that former Township to a point distant 91.44 metres measured northerly therealong from the southeasterly angle of Lot 1 in that Concession VI;

Thence westerly and parallel with the southerly limit of that Lot 60.96 metres to a point;

Thence southerly and parallel with the easterly limit of that Lot 1 to the southerly limit of that Lot;

Thence westerly along that southerly limit 30.48 metres to a point;

Thence southerly and parallel with the easterly limit of Lot 1 in that Concession VII to the southerly limit of the spur of the railway shown on a Plan registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 717;

Thence westerly along that southerly limit to a line parallel with and distant 152.4 metres measured westerly at right angles from the easterly limit of that Lot 1;

Thence southerly along that parallel line to intersect the northeasterly prolongation of the southeasterly limit of Spencer Lane;

Thence southwesterly along that northeasterly prolongation to the westerly limit of the Village of Fonthill Park as shown on that Plan Number 717;

Thence northwesterly along that westerly limit to the southerly limit of Block K as shown on that Plan:

Thence westerly along the southerly limit of Blocks K and R as shown on that Plan to the easterly limit of the southerly part of that Block R:

Thence northerly along the northerly prolongation of that easterly limit 100.9 metres to a point;

Thence westerly and parallel with the northerly limit of that Block R to the easterly limit of Haist Road:

Thence northerly along that easterly limit to a point distant 274.32 metres measured southerly therealong from the northerly limit of Lot 2 in that Concession VII;

Thence northwesterly in a straight line to the northwesterly angle of Lot 3 in that Concession:

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Thence westerly along the northerly limit of that Concession to the westerly limit of Lot 8 in that Concession;

Thence northerly to and along the westerly limit of Lot 8 in concessions VII and VI of that former Township to the northwesterly angle of Lot 8 in that Concession VI;

Thence westerly along the northerly limit of lots 9, 10 and 11 in that Concession to the northwesterly angle of that Lot 11;

Thence northerly to and along the westerly limit of Lot 11 in Concession V of the former Township of Pelham to the northwesterly angle of that Lot;

Thence easterly along the northerly limit of lots 11, 10 and 9 in that Concession to the northeasterly angle of that Lot 9;

Thence northerly to and along the westerly limit of Lot 8 in Concession IV of the former Township of Pelham to the northwesterly angle of that Lot;

Thence easterly along the northerly limit of that Lot to the northeasterly angle of that Lot:

Thence northerly to and along the easterly limit of Lot 8 in concessions III and II of the former Township of Pelham to the northeasterly angle of Lot 8 in that Concession II:

Thence westerly along the northerly limit of lots 8 and 9 in that Concession to the westerly limit of Centre Street North;

Thence northerly along the westerly limit of Centre Street North to the northerly boundary of the Town of Pelham;

Thence easterly along that northerly boundary to the place of beginning.

ii. Beginning at the intersection of the easterly boundary of the Town of Pelham and the northwesterly limit of that portion of the King's Highway known as No. 20;

Thence southwesterly along that northwesterly limit to intersect a line parallel with and distant 213.36 metres measured northerly at right angles from the northerly limit of Hurricane Road;

Thence westerly and parallel with that northerly limit to a boundary of the said Town the said boundary being the southerly limit of the lands of the Hydro-Electric Power Commission of Ontario;

Thence easterly along the said boundary to the easterly boundary of the Town of Pelham;

Thence southerly along the said easterly boundary to the place of beginning.

BERNARD GRANDMAÎTRE
Minister of Municipal Affairs

Dated at Toronto, this 12th day of November, 1985.

(7752)

#### PLANNING ACT, 1983

O. Reg. 589/85.

Restricted Areas—County of Peterborough, Township of Smith. Made—November 8th, 1985. Filed—November 20th, 1985.

#### REGULATION TO REVOKE ONTARIO REGULATION 879/79 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulations 879/79 and 320/85 are revoked.

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Dated at Toronto, this 8th day of November, 1985

(7753)

#### PLANNING ACT, 1983

O. Reg. 590/85.

Restricted Areas—County of Peterborough, Township of Smith.

Made—November 8th, 1985. Filed—November 20th, 1985.

#### REGULATION TO REVOKE ONTARIO REGULATION 720/79 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulations 720/79 and 319/85 are revoked.

BERNARD GRANDMAÎTRE Minister of Municipal Affairs

Dated at Toronto, this 8th day of November, 1985.

(7754)

#### PLANNING ACT, 1983

O. Reg. 591/85.

Restricted Areas—District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson. Made—November 18th, 1985. Filed—November 21st, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 672/81 MADE UNDER THE PLANNING ACT, 1983

- 1. Ontario Regulation 672/81 is amended by adding thereto the following section:
- 73.—(1) Despite subsection 50 (1), a dolomite quarry, accessory buildings and structures, boat docking and loading facilities may be erected and used on the land described in subsection (3).
- (2) Section 41, except subclause (1) (a) (ii), and section 42 apply to the lands described in subsection (3).
- (3) Subsections (1) and (2) apply to those parcels of land in the geographic Township of Dawson in the Territorial District of Manitoulin described as follows:

The south half of lots 1, 2, 3, 4, 5 and 6, Concession IV;

Lots 1, 2, 3, 4, 6 and 7, Concession III;

Part of Lot 5, Concession III, being the northerly 50.5 hectares, more or less;

Lot 8, Concession III, except the northerly 10.1 hectares, more or less;

Lot 9, Concession III, except the northerly 10.1 hectares, more or less:

Part of Lot 10, Concession III, being the southerly 8 hectares, more or less. O. Reg. 591/85, s. 1.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 18th day of November, 1985.

(7771)

#### HIGHWAY TRAFFIC ACT

O. Reg. 592/85. Speed Limits. Made—November 12th, 1985. Filed—November 22nd, 1985.

#### REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 40 to Regulation 490 of Revised Regulations of Ontario, 1980, as amended by section 4 of Ontario Regulation 827/82, is revoked and the following substituted therefor:

Schedule 40

#### HIGHWAY NO. 30

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

Northumberland—

Twp. of Brighton  That part of the King's Highway known as No. 30 in the Township of Brighton in the County of Northumberland beginning at a point situate 950 metres measured northerly from its intersection with the southerly limit of the King's Highway known as No. 2 and extending northerly therealong for a distance of 1800 metres.

Northumberland—

Twp. of Brighton 2. That part of the King's Highway known as No. 30 in the Township of Brighton in the County of Northumberland beginning at a point situate 175 metres measured southerly from its intersection with the northerly limit of the roadway known as Elm Street and extending northerly therealong for a distance of 475 metres.

Northumberland—

Twp. of Brighton 3. That part of the King's Highway known as No. 30 in the Township of Brighton in the County of Northumberland beginning at a point situate 300 metres measured southerly from its intersection with the northerly limit of the roadway known as 7th Line Brighton and extending northerly therealong for a distance of 500 metres.

Northumberland-

4. That part of the King's Highway known as No. 30 in the Township of Seymour in the County of Northumberland Twp. of Seymour beginning at a point situate 1150 metres measured northerly from its intersection with the northerly limit of the roadway known as Northumberland County Road No. 8 and extending northerly therealong for a distance of 1750 metres. O. Reg. 592/85, s. 1, part.

#### PART 5

Northumberland---

Twp. of

Seymour

Peterborough—

Twp. of Belmont 2. That part of the King's Highway known as No. 30 in the Township of Belmont in the County of Peterborough beginning at a point situate 1250 metres measured southerly from its intersection with the southerly limit of the King's Highway known as No. 7 and extending northerly therealong for a distance of 300 metres. O. Reg. 592/85, s. 1, part.

#### PART 6

#### (Reserved)

2. Schedule 55 to the said Regulation, as amended by section 8 of Ontario Regulation 657/82, is revoked and the following substituted therefor:

#### Schedule 55

#### HIGHWAY NO. 45

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

#### PART 4

Northumberland—

Twp. of Hamilton That part of the King's Highway known
 as No. 45 in the Township of Hamilton
 in the County of Northumberland
 beginning at a point situate 1500 metres
 measured northerly from its intersection
 with the northerly limit of the roadway
 known as van Luven Road and extending northerly therealong for a distance of
 1725 metres.

Northumber-

Twp. of Alnwick 2. That part of the King's Highway known as No. 45 in the Township of Alnwick in the County of Northumberland lying between a point situate 1050 metres measured southerly from its intersection with the southerly limit of the roadway known as Northumberland County Road No. 18 and a point situate 900 metres measured northerly from its intersection with the southerly limit of the said roadway. O. Reg. 592/85, s. 2, part.

#### PART 5

Northumber-

Town of Cobourg

Twp. of Hamilton 1. That part of the King's Highway known as No. 45 in the County of Northumberland beginning at a point situate 500 metres measured southerly from its intersection with the southerly limit of the bridge structure over the King's Highway known as No. 401 in the Town of Cobourg and extending northerly therealong for a distance of 2250 metres into the Township of Hamilton.

Northumber-

Twp. of Hamilton 2. That part of the King's Highway known as No. 45 in the Township of Hamilton in the County of Northumberland beginning at a point situate 225 metres measured northerly from its intersection with the northerly limit of the roadway known as van Luven Road and extending northerly therealong for a distance of 700 metres.

Northumberland—

Twp. of Alpwick 3. That part of the King's Highway known as No. 45 in the Township of Alnwick in the County of Northumberland lying between a point situate 650 metres measured southerly from its intersection with the southerly limit of the roadway known as Northumberland County Road No. 24 and a point situate 250 metres measured northerly from its intersection with the southerly limit of the said roadway.

Peterborough—

Twp. of Asphodel 4. That part of the King's Highway known as No. 45 in the Township of Asphodel in the County of Peterborough beginning at a point situate 300 metres measured northerly from its intersection with the southerly limit of the roadway known as Division Street and extending northerly therealong for a distance of 500 metres. O. Reg. 592/85, s. 2, part.

#### PART 6

1. Northumberland—

Twp. of Hamilton That part of the King's Highway known
 as No. 45 in the Township of Hamilton
 in the County of Northumberland
 beginning at a point situate 925 metres
 measured northerly from its intersection

with the northerly limit of the roadway known as van Luven Road and extending northerly therealong for a distance of 575 metres.

Peterborough-Twp. of

Asphodel

2. That part of the King's Highway known as No. 45 in the Township of Asphodel in the County of Peterborough beginning at a point situate at its intersection with the southerly limit of the roadway known as Division Street and extending northerly therealong for a distance of 300 metres.

3. That part of the King's Highway known

Peter-

as No. 45 in the County of Peterborough boroughbeginning at a point situate 250 metres measured southerly from its intersection Village of Norwood with the southerly limit of the King's Highway known as No. 7 in the Village Twp. of of Norwood and extending southerly therealong for a distance of 1000 metres into the Township of Asphodel.

Asphodel

3. Schedule 56 to the said Regulation is revoked and the following substituted therefor:

O. Reg. 592/85, s. 2, part.

Schedule 56

HIGHWAY NO. 46

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

Victoria-

Twp. of Mariposa 1. That part of the King's Highway known as No. 46 in the Township of Mariposa in the County of Victoria beginning at a point situate 45 metres measured southerly from its intersection with the southerly limit of the roadway known as Victoria County Road No. 6 and extending southerly therealong for a distance of 280 metres.

Victoria-Twp. of

Eldon

2. That part of the King's Highway known as No. 46 in the Township of Eldon in the County of Victoria beginning at a point situate 305 metres measured northerly from its intersection with the northerly limit of the roadway known as Victoria County Road No. 6 and extending northerly therealong for a distance of 245 metres. O. 592/85, s. 3.

- 4.—(1) Paragraphs 1 and 2 of Part 3 of Schedule 113 to the said Regulation are revoked.
- (2) Paragraph 1 of Part 4 of the said Schedule 113 is revoked and the following substituted therefor:

Victoria-Twp. of Verulam

Twp. of Fenelon

1. That part of the King's Highway known as No. 121 in the Township of Verulam and in the Township of Fenelon in the County of Victoria beginning at a point situate 2000 metres measured northerly from its intersection with the northerly limit of the King's Highway known as No. 35A and extending southerly therealong for a distance of 850 metres. O. Reg. 592/85, s. 4 (2).

(3) Paragraph 1 of Part 5 of the said Schedule 113 is revoked and the following substituted therefor:

Victoria-Twp. of

Fenelon

- 1. That part of the King's Highway known as No. 121 in the Township of Fenelon in the County of Victoria beginning at a point situate 850 metres measured southerly from its intersection with the northerly limit of the King's Highway known as No. 35A and extending southerly therealong for a distance of 450 metres. O. Reg. 592/85, s. 4 (3).
- (4) Part 6 of the said Schedule 113, as remade by subsection 6 (2) of Ontario Regulation 758/82, is amended by adding thereto the following paragraphs:

Victoria-

Twp. of Fenelon

2. That part of the King's Highway known as No. 121 in the Township of Fenelon in the County of Victoria beginning at a point situate 650 metres measured southerly from its intersection with the northerly limit of the King's Highway known as No. 35A and extending southerly therealong for a distance of 200 metres.

Victoria-

3. That part of the King's Highway known as No. 121 in the Townships of Somer5106

Twp. of Somerville

Peterborough—

Twp. of Galway ville in the County of Victoria and in the Township of Galway in the County of Peterborough beginning at a point situate 650 metres measured northerly from its intersection with the southerly limit of the King's Highway known as No. 503 and extending southerly therealong for a distance of 1500 metres. O. Reg. 758/82, s. 6 (2); O. Reg. 592/85, s. 4 (4).

5. Part 5 of Schedule 154 to the said Regulation, as amended by section 5 of Ontario Regulation 280/83, is further amended by adding thereto the following paragraph:

Dist. of Sudbury—

Twp. of Casimir, Jennings and Appleby

2. That part of the King's Highway known as No. 535 in the hamlet of St. Charles in the Township of Casimir, Jennings and Appleby in the Territorial District of Sudbury lying between a point situate 100 metres measured easterly from its intersection with the centre line of the roadway known as Beauparlant Road and a point situate 30 metres measured westerly from its intersection with the westerly limit of the roadway known as Notre Dame Street. O. Reg. 280/83, s. 5; O. Reg. 592/85, s. 5.

EDWARD FULTON

Minister of Transportation

and Communications

Dated at Toronto, this 12th day of November, 1985.

(7772)

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#### HIGHWAY TRAFFIC ACT

O. Reg. 593/85. Speed Limits. Made—November 12th, 1985. Filed—November 22nd, 1985.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 42 of Part 2 of Schedule 14 to Regulation 490 of Revised Regulations of Ontario, 1980, as made by subsection 2 (2) of Ontario Regulation 789/84, is revoked and the following substituted therefor:

County of Simcoe—

Twp. of Orillia Dist

Mun. of Muskoka— Town of Gravenhurst

42. That part of the King's Highway known as No. 11 and No. 169 lying between a point situate at its intersection with the southerly limit of the southerly junction of the King's Highway known as No. 169 in the Township of Orillia in the County of Simcoe and a point situate at its intersection with the northerly limit of the northerly junction of the King's Highway known as No. 169 in the Town of Gravenhurst in the District Municipality of Muskoka.

- (2) Paragraph 9 of Part 3 of the said Schedule 14, as remade by subsection 2(3) of Ontario Regulation 789/84, is revoked.
- 2. Schedule 44 to the said Regulation is revoked and the following substituted therefor:

Schedule 44

## HIGHWAY NO. 35

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

Durham---

Town of Newcastle

- 1. That part of the King's Highway known as No. 35 and No. 115 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate at its intersection with the King's Highway known as No. 401 and a point situate at its intersection with the King's Highway known as No. 115.
- Durham— Town of Newcastle

2. That part of the King's Highway known as No. 35 in the Town of Newcastle in The Regional Municipality of Durham lying between a point situate at its intersection with the King's Highway known as No. 115 and a point situate at its intersection with the roadway known as Durham Regional Road No. 20. O. Reg. 593/85, s. 2, part.

## Part 4

Haliburton—

Twp. of Anson, Hindon and Minden

That part of the King's Highway known

 as No. 35 in the County of Haliburton lying between a point situate 85 metres measured southerly from its intersection with the centre line of the King's Highway known as No. 118 in the Township

Twp. of Stanhope of Anson, Hindon and Minden and a point situate 1000 metres measured northerly from its intersection with the centre line of the King's Highway known as 118 in the Township of Stanhope.

Victoria-Twp. of

Laxton

2. That part of the King's Highway known as No. 35 in the Township of Laxton in the County of Victoria lying between a point situate 200 metres measured southerly from its intersection with the northerly limit of the King's Highway known as No. 503 and extending southerly therealong for a distance of 300 metres

Haliburton-Twp. of Lutterworth

3. That part of the King's Highway known as No. 35 in the Township of Lutterworth, in the County of Haliburton beginning at a point situate 300 metres measured southerly from its intersection with the centre line of the roadway known as Clear Lake Road and extending northerly therealong for a distance of 450 metres.

Victoria-

Twp. of Laxton

4. That part of the King's Highway known as No. 35 in the Township of Laxton in the County of Victoria lving between a point situate 900 metres measured northerly from its intersection with the northerly limit of the King's Highway known as No. 503 and extending northerly therealong for a distance of 725 O. Reg. 593/85, s. 2, part. metres.

1. That part of the King's Highway known

#### Part 5

Victoria-

as No. 35 in the Township of Fenelon in the County of Victoria beginning at a Twp. of point situate 400 metres measured Fenelon southerly from its intersection with the southerly limit of the roadway known as County Road No. 34 and extending northerly therealong for a distance of 1000 metres.

Haliburton-

Twp. of Sherborne, McClintock and Livingstone

Br.

2. That part of the King's Highway known as No. 35 in the Township of Sherborne, McClintock and Livingstone in the County of Haliburton lying between a point situate 240 metres measured southerly from its intersection with the southerly limit of the roadway known as Harvey Avenue and a point situate 160 metres measured northerly from its intersection with the northerly limit of the roadway known as County Road No. 8. O. Reg. 593/85, s. 2, part.

# Part 6

Victoria-

1. That part of the King's Highway known as No. 35 in the Township of Somerville Twp. of Somerville

Two. of Bexlev

and in the Township of Bexlev both in the County of Victoria beginning at a point situate 450 metres measured southerly from the southerly limit of the bridge over the Gull River and extending northerly therealong for a distance of 850 metres.

Victoria-

Twp. of Laxton

- 2. That part of the King's Highway known as No. 35 in the Township of Laxton in the County of Victoria beginning at a point situate 200 metres measured southerly from its intersection with the northerly limit of the King's Highway known as No. 503 and extending northerly therealong for a distance of 1100 metres. O. Reg. 593/85, s. 2, part.
- 3.—(1) Paragraph 1 of Part 4 of Schedule 64 to the said Regulation, as remade by subsection 6 (2) of Ontario Regulation 36/85, is revoked.
- (2) Part 5 of the said Schedule 64, as remade by subsection 6 (3) of Ontario Regulation 36/85, is amended adding thereto the following paragraph:

Brant-

Twp. of Onondaga

Six Nation Indian Reserve No. 20 (Tuscarora)

- 2. That part of the King's Highway known as No. 54 in the Township of Onondaga and in the Six Nation Indian Reserve in the County of Brant lying between a point situate 240 metres measured westerly from its intersection with the westerly limit of the roadway known as Indian Line Road and a point situate 475 metres measured easterly from the said intersection. O. Reg. 36/85, s. 6 (3); O. Reg. 593/85, s. 3 (2).
- 4.—(1) Paragraph 1 of Part 2 of Schedule 129 to the said Regulation, as made by subsection 4 (1) of Ontario Regulation 789/84, is revoked and the following substituted therefor:

County of Simcoe-

Twp. of Orillia

Dist Mun. of Muskoka-

Town of Gravenhurst

1. That part of the King's Highway known as No. 11 and No. 169 lying between a point situate at its intersection with the southerly limit of the southerly junction of the King's Highway known as No. 11 in the Township of Orillia in the County of Simcoe and a point situate at its intersection with the northerly limit of the northerly junction of the King's Highway known as No. 11 in the Town of Gravenhurst in the District Municipality of Muskoka. O. Reg. 593/85, s. 4 (1).

(2) Paragraph 3 of Part 3 of the said Schedule 129, as remade by subsection 4 (2) of Ontario Regulation 789/84, is revoked.

> EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 12th day of November, 1985.

## HEALTH PROTECTION AND PROMOTION ACT, 1983

O. Reg. 594/85.

Rabies—Immunization. Made—November 22nd, 1985. Filed—November 22nd, 1985.

# REGULATION MADE UNDER THE HEALTH PROTECTION AND PROMOTION ACT, 1983

#### RABIES-IMMUNIZATION

- 1. Every owner or person having the care and custody of a cat or dog three months of age or over that is kept in a health unit listed in Column 1 of Table 1 shall ensure that the cat or dog is immunized against rabies on and after the date set out opposite thereto in Column 2 of Table 1. O. Reg. 594/85, s. 1.
- 2.—(1) Every owner or person having the care or custody of a horse, cow, bull, calf or sheep that is kept in a health unit listed in Table 2 shall ensure that each such animal that is listed opposite thereto in Column 2 of Table 2 is immunized against rabies.
- (2) Subsection (1) does not apply to a horse, cow, bull, calf or sheep that is accessible only to the person or persons who are responsible for the care and control of the horse, cow, bull, calf or sheep, as the case may be. O. Reg. 594/85, s. 2.
- 3.—(1) Every animal that is required to be immunized in accordance with section 1 or subsection 2 (1) shall be reimmunized in accordance with the date prescribed in the certificate of immunization issued with respect to the animal.
- (2) Every owner or person having the care and custody of an animal referred to in section 1 or subsection 2 (1) that has been immunized prior to the date this Regulation comes into force shall ensure that the animal is reimmunized from time to time as specified by a

veterinarian having regard to the type of animal and the type of vaccine used for the immunization. O. Reg. 594/85, s. 3.

- 4. Immunization against rables shall be.
  - (a) carried out by a veterinarian registered under the Veterinarians Act: and
  - (b) by innoculation with a rabies vaccine that is licensed for use in Canada and that is administered in accordance with the instructions of the manufacturer who produced the vaccine. O. Reg. 594/85, s. 4.
- 5.—(1) The owner or person having the care and custody of an animal that has been immunized or reimmunized against rabies shall be issued a certificate of immunization by the veterinarian who carried out the immunization
- (2) In the case of a cat or dog, the veterinarian who carried out the immunization shall also provide the owner or person with a rabies identification tag. O. Reg. 594/85, s. 5.
- 6. A certificate of immunization shall be signed by the veterinarian who performed the immunization and shall contain.
  - (a) the name and address of the owner or person having care and custody of the animal:
  - (b) the species, breed, sex and age of the animal;
  - (c) markings, if any, on the animal;
  - (d) the address of the clinic or other location where the animal was immunized:
  - (e) the name and code of the vaccine;
  - (f) the date of the immunization;
  - (g) the date that the animal is to be reimmunized: and
  - (h) the number of the rabies identification tag that is issued with respect to a cat or dog. O. Reg. 594/85, s. 6.
  - 7. A duplicate copy of each certificate of immunization issued under this Regulation shall be retained by the person who issued it for a period of three years from the date of its issue. O. Reg. 594/85, s. 7.
  - 8. The owner or person having the care and custody of an animal that by reason of age, infirmity or any other reason cannot be immunized is exempt from the requirements of this Regulation provided that the medical officer of health is satisfied the animal cannot be immunized and the animal is confined in such a manner that it cannot come into direct physical contact with any person other than the owner or person having care and custody of the animal. O. Reg. 594/85, s. 8.

#### TABLE 1

Column 1	COLUMN 2
Name of Health Unit	Effective Date
1. Borough of East York Health Unit	December 1, 1985
2. Haldimand-Norfolk Regional Health Unit	April 1, 1986
3. Haliburton, Kawartha. Pine Ridge District Health Unit	September 1, 1986

O. Reg. 594/85, Table 1.

#### TABLE 2

(RESERVED)

(7774)

49

# **FAMILY BENEFITS ACT**

O. Reg. 595/85. General. Made—November 22nd, 1985. Filed—November 22nd, 1985.

# REGULATION TO AMEND REGULATION 318 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FAMILY BENEFITS ACT

1. Section 27 of Regulation 318 of Revised Regulations of Ontario, 1980, as amended by section 3 of Ontario Regulation 634/81, section 5 of Ontario Regulation 847/82, section 5

of Ontario Regulation 784/83 and section 9 of Ontario Regulation 825/84, is further amended by adding thereto the following subsection:

(2a) An applicant or recipient who is eligible for an allowance in the month of November in the year 1985 or in the month of October in any year subsequent to the year 1985 and who has one or more dependants shall be paid in that month of November or October, or both, as the case requires, in addition to the amount of the allowance, an amount equal to \$80 for each of his or her dependants. O. Reg. 595/85, s. 1.

(7775) 49

## CORRECTION

## X-Ray Safety Code

Clause 16 (5) (b) of O. Reg. 511/85, published in October 26th, 1985 issue of *The Ontario Gazette* should have read as follows:

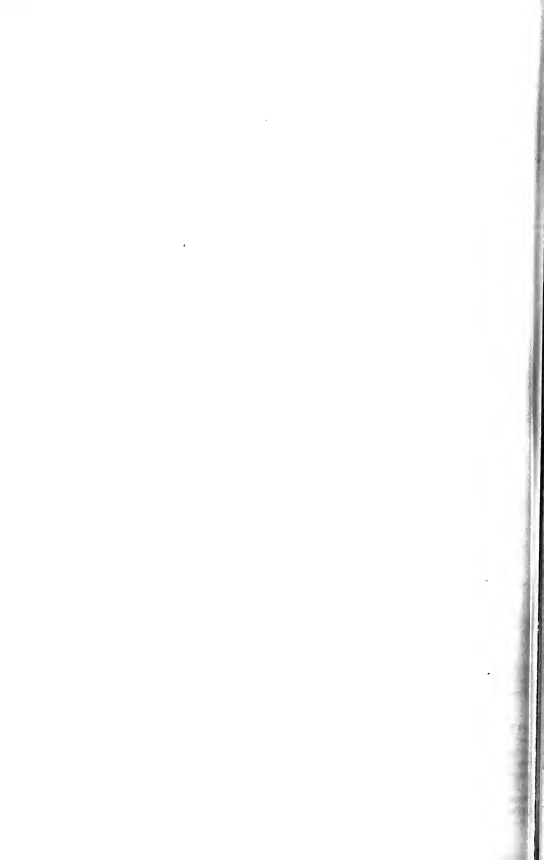
(b) an entrance exposure rate of 2.5 roentgens per minute for an average patient represented for test purposes by a twenty centimetre water phantom.

#### CORRECTION

#### Vehicle Permits

Paragraph 1 of subsection (1a) of section 19 as remade by O. Reg. 579/85 made under the *Highway Traffic Act* published in November 23rd, 1985 issue of *The Ontario Gazette* should have read as follows:

1. For a passenger car or motorized mobile home ....... \$ 4.50



# **Publications Under The Regulations Act**

December 14th, 1985

# MINISTRY OF HEALTH ACT

O. Reg. 596/85. Transportation of Patients. Made—October 31st, 1985. Approved—November 7th, 1985. Filed—November 26th, 1985.

# REGULATION MADE UNDER THE MINISTRY OF HEALTH ACT

# TRANSPORTATION OF PATIENTS

- 1. In this Regulation,
- "Northern Ontario" means,
  - (a) the districts of Algoma, Cochrane, Kenora, Manitoulin, Rainy River, Sudbury, Timiskaming or Thunder Bay, or
  - (b) any portion of the District of Nipissing lying to the north or west of Algonquin Provincial Park:
- "patient" means a person who ordinarily resides in Northern Ontario;
- "specialist" means a physician in Ontario or Manitoba who holds a certificate from the Royal College of Physicians and Surgeons of Canada in a speciality. O. Reg. 596/85, s. 1.
- 2. For the purposes of the Act, health facilities include the business premises of physicians. O. Reg. 596/85, s. 2.
- 3. A grant may be provided to a patient in respect of the transportation of the patient other than by ambulance from the business premises of a physician in Northern Ontario to the business premises of a specialist or a hospital in Ontario or Manitoba based on the distance travelled by the patient between the place in Northern Ontario where the patient resides and business premises of a specialist or a hospital in Ontario or Manitoba to which the patient is transported where,
  - (a) the business premises of the specialist or the hospital in Ontario or Manitoba is 300 or more kilometres from the place in Northern Ontario where the patient resides;

- (b) the patient is referred to the specialist or hospital in Ontario or Manitoba by a physician in Northern Ontario; and
- (c) the service rendered by the specialist or the hospital in Ontario or Manitoba is an insured service within the meaning of the Health Insurance Act. O. Reg. 596/85, s. 3.
- 4.—(1) The amount of a grant referred to in section 3 shall, except where otherwise provided in this section, be the amount set out in Column 2 of Table 1 opposite the land distance between the business premises of the specialist or the hospital in Ontario or Manitoba and the place in Northern Ontario where the patient resides set out opposite thereto in Column 1 of Table 1.
- (2) Where the transportation referred to in section 3 is by air and the place where the airport of departure is located is not the place in Northern Ontario where the patient resides but is the place that has the airport of departure that is nearest to the place in Northern Ontario where the patient resides, the amount of the grant referred to in section 3 shall be the amount set out in Column 2 of Table 1 opposite the land distance between the business premises of the specialist or the hospital in Ontario or Manitoba and the place where the airport of departure is located or the place in Northern Ontario where the patient resides, whichever is greater, set out opposite thereto in Column 1 of Table 1. O. Reg. 596/85, s. 4.
- 5. Where a patient under eighteen years of age is accompanied by an adult who is a relative or guardian of the patient and the patient is given a grant under section 3 or 6 and the transportation of the patient is by air, rail or bus, a grant may be provided to the adult who accompanies a patient in the same amount as is provided to the patient. O. Reg. 596/85, s. 5.
- 6. A grant may be provided to a patient for the transportation in one direction of the patient, other than by ambulance, between a hospital in Ontario or Manitoba and the place in Northern Ontario where the patient resides where,
  - (a) the patient is transported in the other direction to or from the hospital in Ontario or Manitoba and the place in Northern Ontario where the patient resides by ambulance; and
  - (b) the hospital is 300 or more kilometres from the place in Northern Ontario where the patient resides. O. Reg. 596/85, s. 6.

O. Reg. 597/85

7.—(1) The amount of a grant referred to in section 6 shall, except where otherwise provided in this section, be 50 per cent of the amount set out in Column 2 of Table 1 opposite the land distance between the hospital and the place in Northern Ontario where the patient resides set out opposite thereto in Column 1 of Table 1.

- (2) Where the transportation referred to in section 6 is by air and is from the hospital to the place in Northern Ontario where the patient resides, and the place where the airport of arrival is located is not the place in Northern Ontario where the patient resides but is the place that has the airport of arrival that is nearest to the place in Northern Ontario where the patient resides, the amount of the grant referred to in section 6 shall be 50 per cent of the amount set out in Column 2 of Table 1 opposite the land distance between the hospital and the place where the airport of arrival is located or the place in Northern Ontario where the patient resides, whichever is greater, set out opposite thereto in Column 1 of Table 1.
- (3) Where the transportation referred to in section 6 is by air and is from the place in Northern Ontario where the patient resides to the hospital and the place where the airport of departure is located is not the place in Northern Ontario where the patient resides but is the place that has the airport of departure which is nearest to the place in Northern Ontario where the patient resides, the amount of the grant referred to in section 6 shall be 50 per cent of the amount set out in Column 2 of Table 1 opposite the land distance between the hospital and the place where the airport of departure is located or the place in Northern Ontario where the patient resides, whichever is greater, set out opposite thereto in Column 1 of Table 1. O. Reg. 596/85, s. 7.
- 8. No grant shall be paid under this Regulation unless the person requiring the grant applies in writing to the Minister on a form provided by the Minister. O. Reg. 596/85, s. 8.
- 9. This Regulation comes into force on the 1st day of December, 1985.

TABLE 1

Column 1	COLUMN 2
Land Distance in Kilometres	Grant
300 up to and including 449	\$125
450 up to and including 549	150
550 up to and including 649	175
650 up to and including 749	200
750 up to and including 1,049	250
1,050 up to and including 1,449	300
1,450 and over	350

MURRAY ELSTON
Minister of Health

Dated at Toronto, this 31st day of October, 1985.

(7779) 50

# HIGHWAY TRAFFIC ACT

O. Reg. 597/85. Speed Limits. Made—November 21st, 1985. Filed—November 26th, 1985.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Part 3 of Schedule 1 to Regulation 490 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:
- Northumberland—

  Town of Cobourg

  Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

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  Town of Cobourg

  Town of Cobourg in the Town of Cobourg in the County of Northumberland beginning at a point situate 2250 metres measured easterly from its intersection with the easterly limit of the roadway known as Division Street and extending easterly therealong for a distance of 680 metres.
  - (2) Paragraph 6 of Part 5 of the said Schedule 1, as remade by subsection 1(3) of Ontario Regulation 23/84, is revoked.
  - (3) Part 6 of the said Schedule 1 is amended by adding thereto the following paragraph:
- Northumber-land—
  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Cobourg

  Town of Northumberland beginning at a point situate 1200 metres measured easterly from its intersection with the easterly limit of the roadway known as Division Street and extending easterly therealong for a distance of 1050 metres.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 21st day of November, 1985.

# HIGHWAY TRAFFIC ACT

O. Reg. 598/85. Parking. Made—November 21st, 1985. Filed—November 26th, 1985.

# REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule 2 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:
- 22. That part of the King's Highway known as No. 2 in the Township of Tyendinaga, in the County of Hastings, beginning at a point situate 100 metres measured easterly from its intersection with the main entrance to the Shannonville Motorsport Park and extending westerly therealong for a distance of 200 metres.

EDWARD FULTON

Minister of Transportation

and Communications

Dated at Toronto, this 21st day of November, 1985.

(7781)

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## ARCHITECTS ACT, 1984

O. Reg. 599/85. General. Made—April 4th, 1985. Approved—November 22nd, 1985. Filed—November 26th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 517/84 MADE UNDER THE ARCHITECTS ACT, 1984

- 1. Subsection 24 (2) of Ontario Regulation 517/84 is revoked and the following substituted therefor:
- (2) The Fees Mediation Committee shall be composed of.
  - (a) at least one elected member of the Council appointed at pleasure to the Committee by the Council; and

- (b) such other members of the Association who are not members of the Council and who are appointed at pleasure to the Committee by the Council. O. Reg. 599/85, s. 1.
- 2. Paragraph 3 of subsection 33 (1) of the said Regulation is amended by striking out "three" in the first line and inserting in lieu thereof "five".
- 3. Clause 35 (b) of the said Regulation, as remade by section 1 of Ontario Regulation 810/84, is revoked and the following substituted therefor:
  - (b) evidence that the applicant, if the applicant is a natural person engaged in the practice of architecture as an employee, has given notice in writing to the employer stating that the applicant intends to offer architectural services to the public and that the applicant intends to apply for a certificate of practice; and
- 4. Paragraph 2 of section 36 of the said Regulation is revoked.
- Paragraph 2 of section 37 of the said Regulation is revoked and the following substituted therefor:
  - 2. Evidence that the applicant will engage in the practice of architecture with respect to the architectural project for which the certificate of practice is sought in collaboration with a member who has been approved by the Council or in collaboration with a holder of a certificate of practice.
- 6. Paragraph 1 of section 38 of the said Regulation is revoked and the following substituted therefor:
  - That the holder of the certificate of practice will engage in the practice of architecture with respect only to the project described in the certificate of practice and in collaboration with a member who has been approved by the Council or in collaboration with a holder of a certificate of practice.
- 7. Paragraph 2 of section 39 of the said Regulation is revoked and the following substituted therefor:
  - 2. Evidence that the applicant will engage in the practice of architecture with respect to the architectural project for which the temporary licence is sought in collaboration with a member who has been approved by the Council or in collaboration with a holder of a certificate of practice.

8. Paragraph 1 of section 40 of the said Regulation is revoked and the following substituted therefor:

O. Reg. 599/85

 That the holder of the temporary licence will engage in the practice of architecture with respect only to the project described in the temporary licence and in collaboration with a member who has been approved by the Council or in collaboration with a holder of a certificate of practice.

Made by the Council on the 4th day of April, 1985.

COUNCIL OF THE ONTARIO ASSOCIATION OF ARCHITECTS

MICHAEL H. Ross President

Brian Parks
Registrar

(7782) 50

# PUBLIC TRUSTEE ACT

O. Reg. 600/85. General. Made—November 22nd, 1985. Filed—November 26th, 1985.

# REGULATION TO AMEND REGULATION 887 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC TRUSTEE ACT

- 1. Clause 5 (1) (a) of Regulation 887 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 95/85, is revoked and the following substituted therefor:
  - (a) subject to subsections (2), (3) and (4), be credited to moneys in the hands of the Public Trustee on and after the 1st day of December, 1985 at the rate of 9 per cent per annum on the minimum monthly balance;
- 2. This Regulation comes into force on the 1st day of December, 1985.

# ADMINISTRATION OF JUSTICE ACT

O. Reg. 601/85. Fees and Allowances—Provincial Court (Civil Division). Made—November 22nd, 1985. Filed—November 26th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 795/84 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

1. Schedules 1, 2, 3 and 4 to Ontario Regulation 795/84 are revoked and the following substituted therefor:

# Schedule 1

# CLERK'S FEES

1. Upon filing a claim, third party claim or

counterclaim:

i.	Where claim does not exceed \$100\$	7.00
	Where claim exceeds \$100 but does not exceed \$500	12.75
	Where claim exceeds \$500 but does not exceed \$1,000	18.50
	Where claim exceeds \$1,000	24.25
ii.	Where there is more than one defendant in an action, for each additional defendant	2.50
	delendant	2.30
iii.	For every original action entered, to cover postage and handling	4.75
iv.	For each new or subsequent address on a service	2.50
	ceiving documents from another rt office for service \$ 1.65	
Pos	stage and handling	2.40
3. Tra	ansmitting documents to another	

court office for service . . . . . . . \$ 1.15

Postage and handling .....

 Receiving and entering a claim transferred from another court office on a judge's

order ......

1.90

2.50

the 1st day of December, 1903.

5.	Filing a notice of motion	10.50	22. Preparation of records of orders—per name\$ .25
6.	Issuing summons to witness	1.25	23. Referee services:
	Every additional copy	.50	Preparing notices of pre-trial hear- ings, lists of matters to be heard by referee, other related matters, per
7.	Preparing certificate of judgment for transmission to another court office		claim
	Postage and handling	3.00	
			O. Reg. 601/85, s. 1, part.
8.	Receiving certificate of judgment	1.25	Schedule 2
9.	Receiving for enforcement a process from a provincial court or an order or judgment as		CLERK'S ALLOWANCES  1. A clerk is entitled to retain for his or her own use
10.	provided by a statute  Issuing writ of delivery	5.75	all gross fees earned in a year up to and including \$57,350, and 75 per cent of the excess over
			\$57,350.
11.	Issuing writ of seizure and sale	5.75	<ol><li>If the gross fees earned by a clerk in a year are \$22,925 or less, the clerk shall be paid an addi-</li></ol>
12.	Issuing notice of garnishment	8.50	tional allowance equal to 40 per cent of the gross fees earned.
	Fee to be deducted from each payment		
	into court made under a notice of garnishment	8.50	3. If the gross fees earned by a clerk in a year are \$45,875 or less, but more than \$22,925, the clerk
	Placing garnishee proceeding on the trial		shall be paid an additional allowance equal to 20 per cent of the gross fees earned.
	list	2.50	
13.	Preparing and filing consolidation order .	45.00	4. If the gross fees earned by a clerk in a year are \$57,350 or less, but more than \$45,875, the clerk shall be paid an additional allowance equal to 10
14.	In the distribution of funds collected under a consolidation order:		per cent of the gross fees earned.
	<ul> <li>i. 5 per cent of funds received for dis- tribution to be charged to the debtor, and</li> </ul>		5. If the gross fees earned by a clerk in a territorial district in a year are \$57,350 or less, the clerk shall be paid an additional allowance equal to 40 per cent of the gross fees earned, up to a maximum of \$11,475, and items 2, 3 and 4 do not apply.
	ii. 5 per cent of amount to be distributed, and actual cost of postage, to be		O. Reg. 601/85, s. 1, part.
	charged to creditors.		
15	Inning police of annualization	7.00	Schedule 3
	Issuing notice of examination	7.00	BAILIFF'S FEES
	Issuing warrant of committal	3.50	1.—(1) For service of a claim or third party claim \$7.00
17.	Forwarding court file to Divisional Court for appeal	1.25	Postage and handling
18.	Certified copy of judgment	1.25	(2) In addition to the fee payable under sub-
19.	If registered mail is necessary for trans-		item (1), where there is more than one defendant, a fee of \$7.00 shall be paid for
	mitting a document, the full cost of postage shall be paid as an additional fee.		each additional defendant.
20	Samuel has a manager of the state of the sta		2.—(1) For each kilometre necessarily
20.	Search by a person not a party to the action	1.25	travelled, except in an unsuccessful attempt to effect service, the kilometre allowance set out in Ontario Regulation
21.	Preparing copy of a document	1.25	283/82, subject to item 3.

31/	2 O. Reg. 601/85 THE ON	IAL
(2)	For each unsuccessful attempt to effect service\$	1.25
3	—(1) In the territorial divisions referred to in subitem (2), for each attempt to effect service, whether successful or unsuccessful:	
	<ul> <li>i. if the bailiff necessarily travels more than sixteen kilometres, the travel allowance set out in Ontario Regula- tion 283/82,</li> </ul>	
	ii. in all other cases	1.25
(2)	Subitem (1) applies to the territorial divisions known as:	
	Hamilton Small Claims Court	
	Ottawa Small Claims Court	
	Toronto Small Claims Court	
	Etobicoke Small Claims Court	
	Scarborough Small Claims Court	
	North York Small Claims Court	
4.	Service of summons to witness	2.50
5.	Service of notice of garnishment on garnishee	2.50
6.	Service of notice of garnishment on debtor	2.50
7.	Service of notice of examination	4.75
8.	Enforcing a writ of delivery or a writ of seizure and sale of personal property	7.00
9.	Preparing inventory of personal property seized under a writ of seizure and sale	7.00
10.	Advertising sale of personal property seized under a writ of seizure and sale	1.25
11.	Reasonable allowance and disbursements necessarily incurred to remove property seized, and for assistance in the seizure, or to secure or retain property, including appraisers' fees if necessary.	
12.	If the order for the payment of money is satisfied in whole or in part after seizure and before sale, 5 per cent of the amount directed to be enforced or 5 per cent of the value of the property seized, whichever is less.	

#### Schedule 4

#### **BAILIFF'S ALLOWANCES**

- 1. A bailiff is entitled to retain for his or her own use all gross fees earned in a year up to and including \$57,350, and 75 per cent of the excess over \$57,350.
- If the gross fees earned by a bailiff in a year are \$34,400 or less, the bailiff shall be paid an additional allowance equal to 30 per cent of the gross fees earned.
- 3. If the gross fees earned by a bailiff in a year are \$45,875 or less, but more than \$34,400, the bailiff shall be paid an additional allowance equal to 10 per cent of the gross fees earned.
- 4. If the gross fees earned by a bailiff in a year are \$57,349 or less, but more than \$45,875, the bailiff shall be paid an additional allowance equal to 5 per cent of the gross fees earned.
- 5. If the gross fees earned by a bailiff in a territorial district in a year are \$45,875 or less, the bailiff shall be paid an additional allowance equal to 40 per cent of the gross fees earned, up to a maximum of \$11,475, and items 2, 3 and 4 do not apply.

O. Reg. 601/85, s. 1, part.

2. This Regulation comes into force on the 1st day of December, 1985.

(7784)

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# ADMINISTRATION OF JUSTICE ACT

O. Reg. 602/85.

Fees—Supreme Court and District Court Made—November 22nd, 1985. Filed—November 26th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 812/84 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

- 1.—(1) Section 1 of Ontario Regulation 812/84, exclusive of the Notes, is revoked and the following substituted therefor:
- 1. The following fees are payable in the Supreme Court and in the District Court:

O. Reg. 601/85, s. 1, part.

13. Enforcing warrant of committal . . . . . . 11.50

	the issue of, a statement of claim or notice of		viii. a notice of appeal to an appellate court of a final order of the Provincial Court (Civil Division) \$19.25
ï.	a petition		ix. a notice of appeal to an appellate court of a final order of any court or tribunal other than the Provincial
iii.	a notice of application	19.25	Court (Civil Division) 40.00
iv.	a third or subsequent party claim	23.00	x. a request to redeem or request for sale 7.75
v.	a statement of defence and counterclaim adding a party	23.00	4. On the setting down of an action for trial, for the first time only
vi.	an answer and counterpetition adding a party	23.00	5. For making up and forwarding papers, documents and exhibits (the actual cost of transportation to be paid in addition) 7.75
	a summons to witness	7.75 7.75	6. For making copies of documents not requiring certification, per page
VIII.		1.13	
	and where a document attached to a certificate consists of more than three pages, for each additional page	.50	7. For the inspection of an index of proceedings commenced
ix.	a commission	13.75	8. For the inspection of a court file, except by a solicitor or party in the proceeding, per file
x.	a notice of garnishment or writ of execution	15.75	To an official examiner, for each person examined,
On	the signing of,		,
i.	an order directing a reference, except an order on requisition directing the		i. for the appointment, oath and certificate
	assessment of a solicitor and client bill of costs	34.50	ii. for the provision of facilities per hour or part thereof
ü.	an order on requisition directing the assessment of a solicitor and client bill of costs	23.00	iii. reporter's attendance, per hour or part thereof
	an order for attendance of a witness in custody	7.75	iv. for the transcript of an examination, per page,
On	the filing of,		A. first party ordering 2.50
	a notice of intent to defend	23.00	B. any additional copies if not ordered before transcript is
n.	a statement of defence or answer, where no notice of intent to defend		supplied to first party ordering 2.50
	has been filed by the same party	23.00	C. additional copies regardless of party ordering, if ordered con-
iii.	a notice of appearance	9.75	currently with A or B
iv.	a notice of motion served on another party, except a motion for a decree		v. for handling costs, per invoice 3.50
.,	absolute, leave to appeal or a consent order	19.25	vi. for attendance out of office, an allow- ance for travel in accordance with Ontario Regulation 283/82 ("Kilometre Allowances")
٧.	lute	34.50	
vi.	a notice of motion for leave to appeal	13.75	(2) Note 2 to the said section 1 is revoked and the following substituted therefor:
vii.	a notice of appeal from an interlocutory order	19.25	2.—(1) Unless at least three days prior notice of cancellation is given to the official examiner, where an

appointment is cancelled or not kept, the fee to the official examiner shall be \$6.75 plus \$20.75 for each hour reserved for the appointment.

- (2) Saturdays and holidays shall not be counted in the computation of the three days referred to in subnote (1).
  - 2. This Regulation comes into force on the 1st day of December, 1985.

(7785) 50

# ADMINISTRATION OF JUSTICE ACT

O. Reg. 603/85.

Fees and Expenses—Sheriff's Officers, Process Servers, Escorts and Municipal Police Forces.

Made—November 22nd, 1985.

Filed-November 26th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 794/84 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

- 1. Section 1 of Ontario Regulation 794/84 is revoked and the following substituted therefor:
- 1. The following persons who perform the described services in connection with the administration of justice, including those categories of public servants performing such services during off-duty periods upon the approval of the respective deputy minister or the respective deputy minister's designee, shall be paid the following fees:
  - 1. Sheriff's officers and process servers-
    - i. The service of any writ, summons, subpoena, notice, pleading or other document, for each party served ...\$ 5.25

# 2. Escorts-

Conveying prisoners to a penitentiary for medical examinations or to another jurisdiction, or a juvenile to a training school or for medical examination,

i. where the distance of escorting is less than eighty kilometres, one way,

per hour\$	7.50
minimum	21.00
ii. where the distance of escorting is eighty kilometres or more, and less than 200 kilometres one way, per escort	62.50
iii. where the distance is more than 200 kilometres, per escort	78.00
iv. where the escorting occupies more than one twenty-four hour period, per day	62.50
3. Municipal police forces—	
For executing a warrant of committal for non-payment of a fine payable under sec- tion 4 of the Act to the Treasurer of Ontario or serving personally a notice of suspension of driver's licence for non-pay- ment of a fine, for each execution or ser-	1.50
vice	1.30

the 1st day of December, 1985.

2. This Regulation comes into force on

O. Reg. 603/85, s. 1.

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# ADMINISTRATION OF JUSTICE ACT

O. Reg. 604/85. Kilometre Allowances. Made—November 22nd, 1985. Filed—November 26th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 283/82 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

- 1. Section 1 of Ontario Regulation 283/82, as remade by section 6 of Ontario Regulation 404/84, is revoked and the following substituted therefor:
- 1. Where payment of a travel or kilometre allowance is authorized and the authorizing instrument states that the allowance shall be in accordance with or as set out in this Regulation, the allowance for each kilometre actually travelled is,
  - (a) in northern Ontario, 28 cents; and
  - (b) in southern Ontario, 27.5 cents. O. Reg. 604/85, s. 1.

(7786)

2. This Regulation comes into force on the 1st day of December, 1985.

(7787)

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# ADMINISTRATION OF JUSTICE ACT

O. Reg. 605/85.

Fees-Construction Liens. Made-November 22nd, 1985.

Filed-November 26th, 1985.

# REGULATION TO AMEND **ONTARIO REGULATION 158/83** MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

1. The Schedule to Ontario Regulation 158/83, as remade by section 1 of Ontario Regulation 405/84, is revoked and the following substituted therefor:

## Schedule

#### FEES PAYABLE IN AN ACTION

- 1. On the filing of a statement of claim, crossclaim, counterclaim or third party claim, the fee payable is,
  - i. \$5.25, where the claim, crossclaim, counterclaim or third party claim does not exceed \$500,
  - ii. \$11, where the claim, crossclaim, counterclaim or third party claim exceeds \$500 but does not exceed \$1,000,
  - iii. \$11, where the claim, crossclaim, counterclaim or third party claim exceeds \$1,000, plus \$1 for every \$1,000 or fraction thereof in excess of \$1,000,

but in no case shall the fee payable on a claim exceed \$82, nor shall the fee payable on a counterclaim, crossclaim or third party claim exceed \$27.25. O. Reg. 605/85, s. 1.

2. This Regulation comes into force on the 1st day of December, 1985.

(7788)

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## ADMINISTRATION OF JUSTICE ACT

O. Reg. 606/85. Investigation Fee-Official Guardian. Made—November 22nd, 1985 Filed-November 26th, 1985.

# REGULATION MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

# INVESTIGATION FEE-OFFICIAL GUARDIAN

- 1. The fee is \$85 for an investigation in respect of,
  - (a) a petition for divorce or an action for annulment under the provisions of section 125 of the Courts of Justice Act, 1984; or
  - (b) the custody, support and education of a child under section 32 of the Children's Law Reform Act. O. Reg. 606/85, s. 1.
- 2. Ontario Regulations 495/81, 244/83 and 366/84 are revoked.
- 3. This Regulation comes into force on the 1st day of December, 1985.

(7789)

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# ADMINISTRATION OF JUSTICE ACT

O. Reg. 607/85.

Fees and Expenses of Jurors and Crown Witnesses.

Made-November 22nd, 1985 Filed-November 26th, 1985.

# REGULATION TO AMEND **REGULATION 4 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

- 1. Paragraph 1 of subsection 3 (1) of Regulation 4 of Revised Regulations of Ontario, 1980, as remade by subsection 2 (1) of Ontario Regulation 281/82, is revoked and the following substituted therefor:
  - 1. Where travelling by private automobile, a kilometre allowance as set out in Ontario Regulation 283/82, entitled "Kilometre Allowances", or, where the trial is held in the city or town where the juror or Crown witness resides, \$2.75.
- 2. This Regulation comes into force on the 1st day of December, 1985.

(7790)

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4.50

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# ADMINISTRATION OF JUSTICE ACT

O. Reg. 608/85. Fees—Sheriffs. Made—November 22nd, 1985 Filed—November 26th, 1985.

O. Reg. 608/85

# REGULATION TO AMEND ONTARIO REGULATION 811/84 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

- 1. Section 1 of Ontario Regulation 811/84 is revoked and the following substituted therefor:
- 1. The following fees are payable to sheriffs:
  - On receipt by a sheriff of any document for service on any one person, exclusive of travelling allowance ...\$11.50

  - On the filing of any writ of execution or order, or renewal thereof, which a sheriff is liable or required to enforce 13.75
  - For each delivery of a copy of a writ of execution or a renewal thereof to the land registrar of a land titles division 3.50
  - 5. For each attempt to enforce a writ of delivery, writ of sequestration, order for interim recovery of personal property or order for interim preservation of personal property, exclusive of travelling allowances and reasonable and necessary actual disbursements . 69.00
  - 6. For each attempt to enforce a writ of execution or order, exclusive of travelling allowance and reasonable and necessary actual disbursements:
    - i. Where no sale is required or held by the sheriff . . . . . . 28.50
  - For kilometres necessarily travelled in the county in which the service of a document is effected, or a writ or order is enforced or any other service performed, or an attempt to serve,

enforce or perform is made, as set out in Ontario Regulation 283/82 ("Kilometre allowances").

- 8. On a search for writs, per name searched . . . . . . . . . . . . . . . . \$ 2.25
- Where a search for writs pursuant to any single requisition results in one or more abstracts, \$2.25 per writ listed on the abstract or abstracts, to a maximum of \$33.00
- 10. For preparation of a schedule of distribution under the Creditor's Relief Act, or a calculation for satisfaction of writs and garnishments, per writ or notice of garnishment ............
- 11. A sheriff who is directed by the court to perform any service or do any act for which no fee is provided is entitled to be paid a travelling allowance and reasonable and actual disbursements, and may be allowed such fee as the court thinks fit, and it shall be payable as the court directs. O. Reg. 608/85, s. 1.
- 2. This Regulation comes into force on the 1st day of December, 1985.

(7791)

# ADMINISTRATION OF JUSTICE ACT

O. Reg. 609/85. Fees—Unified Family Court. Made—November 22nd, 1985 Filed—November 26th, 1985.

# REGULATION TO AMEND REGULATION 8 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

1. The Schedule to Regulation 8 of Revised Regulations of Ontario, 1980, exclusive of the Notes, as remade by section 5 of Ontario Regulation 404/84, is revoked and the following substituted therefor:

#### Schedule

## **FEES**

	PAYABLE IN THE UNIFIED FAMILY COURT					
1.	Filing an application	\$40				
2.	Filing a petition for divorce	40				
3.	Filing of an answer or answer and petition other than one containing a claim against an added party	23				
4.	Filing of an answer or answer and petition containing a claim against an added party	40				
5.	Issue of summons to a witness $\dots$	7.75				
6.	Issue of certificate, including up to three pages of copies of Court documents	7.75				
	For each additional page	.50				
7.	Issue of final order or order directing a reference	57.50				
8.	Filing of motion for decree absolute of divorce, including transmission of papers	34.50				
9.	Copies of documents, per page	.50				
10.	Transmission of papers (postage or carriage for not more than two kilograms included)	7.75				
2.	This Regulation comes into for the 1st day of December, 1985.	ce on				

(7792)

# ADMINISTRATION OF JUSTICE ACT

O. Reg. 610/85.
Fees and Expenses—Court Reporters and Court Monitors.
Made—November 22nd, 1985.
Filed—November 26th, 1985.

REGULATION TO AMEND ONTARIO REGULATION 36/84 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

1.—(1) Paragraph 1 of section 3 of Ontario Regulation 36/84, as remade

by subsection 1 (4) of Ontario Regulation 404/84, is revoked and the following substituted therefor:

- (2) Subparagraph i of paragraph 2 of the said section 3, as remade by subsection 1 (5) of Ontario Regulation 404/84, is revoked and the following substituted therefor:
  - i. for the first copy, per page .. 2.50
- (3) Subparagraph i of paragraph 3 of the said section 3, as remade by subsection 1 (6) of Ontario Regulation 404/84, is revoked and the following substituted therefor:
  - i. for the first copy, payable by ordering party, per page .... 2.50 less an amount equal to 7 cents per line of translated text, payable by Ontario,
- 2. This Regulation comes into force on the 1st day of December, 1985.

(7793) 50

## COMMISSIONERS FOR TAKING AFFIDAVITS ACT

O. Reg. 611/85. Fees. Made—November 22nd, 1985. Filed—November 26th, 1985.

REGULATION TO AMEND
REGULATION 104 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
COMMISSIONERS FOR TAKING
AFFIDAVITS ACT

- Section 1 of Regulation 104 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 368/84, is revoked and the following substituted therefor:
- 1. The fee payable to the Crown by commissioners under the Act is,

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(a) for an appointment, \$54; and

O. Reg. 611/85

- (b) for a renewal of an appointment, \$38. O. Reg. 611/85, s. 1.
- 2. This Regulation comes into force on the 1st day of December, 1985.

(7794) 50

## ADMINISTRATION OF JUSTICE ACT

O. Reg. 612/85.
Fee Payable to Provincial Court (Civil Division) Referees.
Made—November 22nd, 1985.

Filed-November 26th, 1985.

# REGULATION MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

# FEE PAYABLE TO PROVINCIAL COURT (CIVIL DIVISION) REFEREES

- 1. A referee appointed under section 86 of the Courts of Justice Act, 1984 shall be paid a fee of \$13.75 an hour for the performance of duties and functions in accordance with the Rules of the Provincial Court (Civil Division). O. Reg. 612/85, s. 1.
- 2. This Regulation comes into force on the 1st day of December, 1985.

(7795) 50

## NOTARIES ACT

O. Reg. 613/85. Fees. Made—November 22nd, 1985. Filed—November 26th, 1985.

# REGULATION MADE UNDER THE NOTARIES ACT

## **FEES**

- 1.—(1) The fee for a commission appointing a barrister and solicitor as a notary public for Ontario is \$108.
- (2) The fee for a commission appointing a person other than a barrister and solicitor as a notary public for Ontario is \$81.
- (3) The fee for a commission reappointing a person other than a barrister and solicitor as a notary public for Ontario is \$54. O. Reg. 613/85, s. 1.

- 2. Section 1 does not apply to a commission appointing as a notary public for Ontario a person who is an employee of,
  - (a) the Government of Canada;
  - (b) the Government of Ontario; or
  - (c) a municipality in Ontario where the application for the commission is made upon the request of the head of the municipality. O. Reg. 613/85, s. 2.
- 3. Regulation 689 of Revised Regulations of Ontario, 1980 and Ontario Regulations 424/81 and 367/84 are revoked.
- 4. This Regulation comes into force on the 1st day of December, 1985.

(7796)

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## PROVINCIAL OFFENCES ACT

O. Reg. 614/85. Costs. Made—November 22nd, 1985. Filed—November 26th, 1985.

# REGULATION TO AMEND REGULATION 815 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL OFFENCES ACT

- 1. Section 1 of Regulation 815 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 1. Costs payable upon conviction are fixed as follows:
  - 1. For service of offence notice or summons ...... \$3.75

  - 3. Upon conviction ex parte ...... 3.75

O. Reg. 614/85, s. 1.

2. This Regulation comes into force on the 1st day of March, 1986.

(7797)

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# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 615/85.

County of Halton (now part of the regional municipalities of Halton and Peel), Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).

Made-November 21st, 1985.

Filed-November 27th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Subsection 2 (3) of Ontario Regulation 481/73, as made by subsection 1 (2) of Ontario Regulation 643/84, is amended by adding thereto the following items:

Zoning By-law	Zone	Map Schedules
1985 - 137	05	A - 1 A - 2
1985 - 138	05	A - 1 A - 2

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 21st day of November, 1985.

(7816)50

## **EXECUTIVE COUNCIL ACT**

O. Reg. 616/85.

Transfer of Administration of Public Service Superannuation Act. Made-November 22nd, 1985. Filed-November 28th, 1985.

#### ORDER IN COUNCIL

O.C. 2732/85

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that,

PURSUANT to the provisions of subsection 5 (1) of the Executive Council Act, the powers and duties of the Minister under the Public Service Superannuation Act be transferred from the Minister of Government Services to the Chairman of Management Board.

The Ministry of Government Services shall continue to provide operational support and advisory services relative to pension contributions and payments pursuant to section 4 of the Ministry of Government Services Act. O. Reg. 616/85.

Recommended

ELINOR CAPLAN Chairman Management Board of Cabinet & Minister of Government Services

Concurred

ELINOR CAPLAN

Approved and Ordered, November 22, 1985.

LINCOLN M. ALEXANDER Lieutenant Governor

Certified to be a true copy.

JAY A. SAINT Assistant Clerk Executive Council

(7817)

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# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 617/85.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the cities of Brampton and Mississauga).

Made-November 25th, 1985. Filed-November 28th, 1985.

# REGULATION TO AMEND **ONTARIO REGULATION 479/73** MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

- 1. Subparagraph x of paragraph 2 of subsection 2 (2) of Ontario Regulation 479/73, as made by section 2 of Ontario Regulation 119/83, is revoked and the following substituted therefor:
  - x. Lots 12 to 15, inclusive, in Concession I, east of Hurontario Street, except that portion of the said Lot 15 shown as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-5195 and except that portion of the said Lot 15 described as follows:

Beginning at the intersection of the line between the east and west halves of the said Lot 15 and the westerly angle of PART 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-11590;

Thence south 86° 10′ 15″ west 10.24 metres to a point;

Thence north 14° 02′ 30″ west 46.05 metres to a point;

Thence north 44° 34′ 30″ west 37.95 metres to a point;

Thence north 36° 57′ 45″ west 9.5 metres to a point;

Thence south 38° 24′ 10″ west 38.2 metres to a point;

Thence south 51° 32′ 25″ east 29 metres to a point;

Thence south 4° 05′ 30″ east 40.56 metres to a point;

Thence south 5° 38′ 55″ east 49.80 metres to a point;

Thence south 17° 38′ 55″ east 42.49 metres to a point;

Thence north 27° 06′ 25″ east 54.69 metres to a point;

Thence south 70° 24′ 55″ east 46.29 metres to a point;

Thence north 85° 10′ 15″ east 26.86 metres to a point;

Thence south 21° 16′ 50″ west 10.18 metres to a point;

Thence south 48° 01′ 30″ west 35.9 metres to a point;

Thence south 37° 42′ 38″ west 18.72 metres to a point;

Thence south 39° 18′ 55″ west 53.22 metres to a point;

Thence north 68° 19′ 55″ west 22.39 metres to a point;

Thence south 71° 49′ 45″ west 60.06 metres to a point;

Thence south 43° 38′ 10″ west 55.60 metres to a point;

Thence south 6° 37′ 10″ east 34.78 metres to a point;

Thence south 66° 40′ 05" west 37.38 metres to a point;

Thence south 76° 48' west 72.7 metres to a point;

Thence north 10° 45′ 45″ west 20.47 metres to a point;

Thence north 23° 08′ 25″ west 55.31 metres to a point;

Thence north 62° 53′ 20″ west 22.09 metres to a point;

Thence north 34° 07' 25" west 37.61 metres, more or less, to the south-easterly limit of Steeles Avenue as widened;

Thence northeasterly along the said southeasterly limit to the westerly angle of the said Part 1 on Plan 43R-11590;

Thence south 60° 27' east along the southwesterly limit of the said Part 1 a distance of 112.11 metres to an angle in the said Part;

Thence south 62° east 43 metres, more or less, crossing the said Part to an angle in the said Part;

Thence south 29° 05′ 50″ west 93.41 metres to a point;

Thence south 81° 22′ 10″ west 36.45 metres to a point;

Thence south 59° 05′ 45″ west 24.14 metres to a point;

Thence south 71° 29′ 20″ east 24.02 metres to the place of beginning,

G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 25th day of November, 1985.

(7818) 50

## **ENVIRONMENTAL PROTECTION ACT**

O. Reg. 618/85.

Spills.

Made-November 28th, 1985.

Filed-November 29th, 1985.

# REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

#### **SPILLS**

#### PART I

CONDITIONS IN RESPECT OF COMPENSATION FROM THE CROWN UNDER SECTION 89 OF THE ACT

I. In this Part.

"applicant" means a person applying for compensation under section 89 of the Act, and includes the legal representative of a person under a legal disability. O. Reg. 618/85, s. 1.

- 2. The following conditions are prescribed for the purposes of section 89 of the Act:
  - 1. An applicant must,
    - A. apply in the form provided by Her Majesty in right of Ontario;
    - submit with the application a copy of the order or direction in respect of which the cost and expense were incurred; and
    - C. provide or authorize the provision of such information and evidence as may reasonably be required, by the person appointed by the Minister to consider claims under section 89 of the Act, in determining the entitlement to, or amount of, compensation.
  - 2. An applicant must apply not later than,
    - A. eighteen months; or
    - B. where Her Majesty in right of Ontario agrees in writing, either before or after the expiration of the eighteen month period, that the subrogated position of Her Majesty in respect of the compensation is not prejudiced by the delay, two years,

after the time that the cost and expense were incurred.

An applicant must have followed every lawful order or direction that relates to the applicant made under Part IX and, except to the extent that an order or direction under Part IX provides to the contrary, under the Environmental Protection Act, Ontario Water Resources Act or Pesticides Act.

- 4. An applicant,
  - A. must not have settled any part of the claim against any person for the cost and expense without the prior written consent of Her Majesty in right of Ontario;
  - B. must have included, in any action brought by the applicant for the cost and expense, all persons, including Her Majesty in right of Ontario, whom the applicant should reasonably believe to be liable at law for any part of the cost and expense; and
  - C. must assign to Her Majesty in right of Ontario any judgment for any part of the cost and expense obtained by the applicant from a court.
- An applicant must not include in the application a claim for the difference between the total amount of the cost and expense and,
  - A. the total amount, exclusive of costs, for which the applicant has obtained judgment in actions for the cost and expense; and
  - B. the total amount, exclusive of costs, for which the applicant has settled the claims for cost and expense.
- 6. An applicant that is a municipality, a regional municipality or other public authority must not include in its application a claim in respect of any cost or expense that it otherwise would have incurred in carrying out its statutory duty or authority if the order or direction under Part IX had not been issued. O. Reg. 618/85, s. 2.

# PART II

PAYMENT AUTHORIZED BY THE ENVIRONMENTAL COMPENSATION CORPORATION

3.—(1) In this Part,

"amount", when used with respect to insurance, includes the amount of any deductible under the relevant insurance coverage that is not insured by another policy of insurance, the amount of which has been included in the calculation;

"applicant" means an applicant under section 91 of the Act and includes the legal representative of a person under a legal disability;

- "Corporation" means the Environmental Compensation Corporation;
- "financial statement" means a financial statement supported by a certificate by an auditor licensed under the *Public Accountancy Act* stating that the financial statement was prepared in accordance with generally accepted accounting principles or such other verification as is satisfactory to the Corporation;
- "person liable", when used with reference to a spill, means a person against whom an applicant might reasonalby be considered to have a cause of action for loss, damage, cost or expense in respect of the spill;
- "specified deductible" means \$1,000,000 plus, in the case of a corporation other than one included in the definition of municipality in section 1 of the Act, 10 per cent of the value of the assets of the corporation;
- "spill creditor" means a member of a class prescribed by section 4 other than a member of a class of owners of the pollutant or of persons having control of the pollutant;
- "value", in relation to assets, means,
  - (a) the total book value of the assets less any liabilities as disclosed in a financial statement prepared as of the day immediately preceding the day of the spill, or
  - (b) the total book value of the assets less any liabilities as disclosed in a financial statement prepared as of the fiscal year end of the person or organization to which the statement relates, if the statement is supported by a certificate by an auditor licensed under the Public Accountancy Act or such other verification as is satisfactory to the Corporation stating.
    - (i) that no material change has occurred in the total book value of the assets or liabilities during the period of time between the day of the fiscal year end and the day on which the spill occurred, or
    - (ii) that a material change has occurred in the total book value of the assets or liabilities during the period of time between the day of the fiscal year end and the day on which the spill occurred, specifying the nature and amount of the material change and the adjustments to the financial statement consequent upon the material change.
  - (2) For the purposes of the definition of "value",

- (a) where a spill first occurs before Part IX of the Act comes into force and continues after it comes into force, the day referred to shall be deemed to be the day Part IX of the Act comes into force; or
- (b) where the day on which a spill first occurs cannot be established, the day referred to shall be deemed to be the day on which the applicant first knew or ought to have known of the spill or the day Part IX of the Act comes into force, whichever is the later. O. Reg. 618/85, s. 3.
- **4.**—(1) The following classes are prescribed for the purposes of section 91 of the Act:
  - Persons who have incurred loss or damage as a direct result of the spill of the pollutant that causes or is likely to cause adverse effects.
  - Persons who have incurred loss or damage as a direct result of,
    - A. prevention, elimination and amelioration of adverse effects and restoration by a municipality, a regional municipality or a person or a member of a class of persons designated for the purposes of subsection 88 (1) of the Act;
    - B. an owner of the pollutant or a person having control of the pollutant carrying out or attempting to carry out their duty to do everything practicable to prevent, eliminate and ameliorate adverse effects and restore the natural environment:
    - C. a person carrying out or attempting to carry out an order of the Minister with respect to,
      - the prevention, elimination and amelioration of adverse effects and the restoration of the natural environment, or
      - 2. the use or disposal of the pollutant, or any matter, thing, plant or animal or any part of the natural environment affected or that reasonably may be expected to be affected by the pollutant;
    - D. a person carrying out or attempting to carry out a direction by the Director with respect to the use or disposal of the pollutant or any matter, thing, plant or animal or any part of the natural environment affected or that reasonably may be expected to be affected by the pollutant; or

- E. an employee or agent of the Ministry carrying out or attempting to carry out a direction by the Minister with respect to the prevention, elimination and amelioration of adverse effects and restoration of the natural envi-
- Persons who have incurred loss or damage as a direct result of the neglect or default of,
  - A. a person having control of the pollutant or a person who spills or causes or permits the spill, in carrying out their duty to give notice under section 80 of the Act:
  - B. an owner of the pollutant or a person having control of the pollutant, in carrying out their duty to do everything practicable to prevent, eliminate and ameliorate adverse effects and to restore the natural environment;
  - C. a person carrying out an order of the Minister with respect to,
    - the prevention, elimination and amelioration of adverse effects and the restoration of the natural environment, or
    - the use or disposal of the pollutant or any matter, thing, plant or animal or any part of the natural environment affected or that reasonably may be expected to be affected by the pollutant;
  - D. a person carrying out a direction by the Director with respect to the use or disposal of the pollutant or any matter, thing, plant or animal or any part of the natural environment affected or that reasonably may be expected to be affected by the pollutant; or
  - E. an employee or agent of the Ministry carrying out a direction by the Minister with respect to the prevention, elimination and amelioration of adverse effects and restoration of the natural environment.
- Owners of the pollutant who, at any time after the spill, are liable to pay compensation under Part IX of the Act.
- Persons having control of the pollutant who, at any time after the spill, are liable to pay compensation under Part IX of the Act.
- (2) The classes prescribed by subsection (1) do not include,

- (a) Her Majesty in right of Canada or of any province or any other government;
- (b) an agency, board or commission of Her Majesty in right of Canada or of any province or of any other government;
- (c) a corporation owned or controlled directly or indirectly by Her Majesty in right of Canada or of any province or by any other government;
- (d) a person entitled to a benefit under the Workers' Compensation Act to the extent that the benefit is in respect of personal injury suffered as a direct result of a circumstance mentioned in clause 91 (1) (a) of the Environmental Protection Act;
- (e) a person who does not ordinarily reside in Ontario, unless the person ordinarily resides in a jurisdiction where the law in effect on the day that the spill occurs provides to persons who reside in Ontario recourse of a substantially similar character to that provided by Part IX of the Act and the regulations relating to Part IX; or
- (f) an insurer within the meaning of the Insurance Act whose claim is in respect of a contract of insurance within the meaning of that Act. O. Reg. 618/85, s. 4.
- 5. The following conditions are prescribed for the purposes of section 91 of the Act:
  - 1. An applicant must,
    - A. apply in the form provided by the Corporation; and
    - B. provide or authorize the provision of such information and evidence as may reasonably be required by the Corporation in determing the entitlement to, or amount of, compensation.
  - An applicant must not have settled any part of the claim for compensation against any person in respect of any matter included in the application without the prior written consent of the Corporation. O. Reg. 618/85, s. 5.
- 6. The following principle must be adhered to in calculating the amount of the payment authorized under section 91 of the Act to each applicant:
  - In the case of an applicant who does not ordinarily reside in Ontario, the Corporation shall not authorize payment of an amount in excess of the amount that would be paid as compensation to the applicant in the other jurisdiction,

- A. if the applicant were ordinarily resident in Ontario;
- B. if the applicable law were the legislation, in effect on the day the spill occurred, in the other jurisdiction; and
- C. if the spill had occurred in the other jurisdiction. O. Reg. 618/85, s. 6.
- 7.—(1) The following conditions must be complied with before the Corporation authorizes payment under section 91 of the Act to an applicant who is the owner of a pollutant or the person having control of the pollutant:
  - Each application for compensation in respect
    of the spill of the pollutant by a person other
    than the applicant and each claim that might
    be contained in the application must have
    been settled with the Corporation, the
    applicant or the insurer of the applicant, or
    the claim must have been prosecuted to final
    judgment or dismissal or otherwise finally
    determined.
  - The application for compensation must be submitted to the Corporation within one year after the day on which all of the liability of the applicant for the spill is finally determined by settlement, judgment or otherwise.
  - The applicant must be liable, at any time after the spill, to pay compensation under Part IX of the Act.
  - 4. Unless the Corporation has waived the requirement, the applicant must have brought action against all persons against whom the applicant can reasonably be considered to have a cause of action in respect of the spill, and,
    - A. have settled the claim against any person liable at law for the spill or have prosecuted the action against the person to final judgment or dismissal; and
    - B. where the applicant has obtained final judgment against another person in respect of the spill, the applicant must have exercised all available legal remedies to obtain payment under the judgment.
  - 5. The value of the assets of the applicant, together with the amount of the payment the Corporation proposes to authorize, must be sufficient, in the opinion of the Corporation, to satisfy the total liabilities of the applicant.
  - The applicant must not have been liable at common law for any claims, cost or expense arising out of the spill.

- (2) For the purpose of paragraph 6 of subsection (1),
  - (a) an applicant who assumes liability under a provision for that purpose in a contract shall not for that reason alone be considered liable at common law; and
  - (b) an applicant who would be liable at common law except for a provision in a contract to the contrary shall be considered liable at common law. O. Reg. 618/85, s. 7.
- 8.—(1) The amount of the payment that may be authorized under section 91 of the Act to an applicant who is the owner of the pollutant or the person having control of the pollutant shall be calculated so as to be equal to the lesser of,
  - (a) the difference between,
    - (i) the total liability of the applicant to other persons under Part IX of the Act plus the amount of the cost and expense incurred by the applicant in respect of the other persons that is reasonable, in the opinion of the Corporation, in preventing, eliminating and ameliorating the adverse effects caused by the spill and in restoring the natural environment, and
    - (ii) the total of the amounts recoverable in the opinion of the Corporation and the receipts by the applicant with respect to the spill, not including payments to or on behalf of the applicant by an insurer of the applicant,

less the greater of,

- (iii) the applicable specified deductible, or
- (iv) the amount of insurance coverage the applicant has that is applicable to liability arising from the spill; and
- (b) the total liability of the applicant to other persons under Part IX of the Act to a limit equal to the aggregate of the limits prescribed by subsection 10 (2) in respect of all spill creditors with respect to the spill plus the amount of the cost and expense incurred by the applicant in respect of the other persons that is reasonable, in the opinion of the Corporation, in preventing, eliminating and ameliorating the adverse effects caused by the spill and in restoring the natural environment.
- (2) Where the amount determined under clause (1) (b) would be higher but for the application of a limit prescribed by clause 10 (2) (b), the amount determined under clause (1) (b) may be increased by substituting for the said limit the amount paid by or on behalf of

the applicant to the spill creditor under a policy of insurance.

- (3) The amount that would otherwise be authorized for payment under section 91 of the Act to an applicant who is the owner of the pollutant or the person having control of the pollutant shall be reduced by an amount equal to,
  - (a) the amount of any loss, damage, cost or expense in respect of the spill that could have been prevented by the applicant if the applicant had carried out the duty under subsection 81 (1) of the Act to do everything practicable to prevent, eliminate and ameliorate the adverse effects of the spill and to restore the natural environment; and
  - (b) the amount of any loss, damage, cost or expense in respect of the spill that could have been prevented if the applicant had complied with the lawful orders and the reasonable recommendations of all public officers with respect to prevention, elimination and amelioration of adverse effects and restoration of the natural environment.
- (4) Where an applicant under subsection (1) is insured by a policy of insurance in a form, filed with the Corporation and accepted for the purpose, providing coverage for at least the amount of the specified deductible and that defence costs are subject to the limits of the insurance, the defence costs paid under the policy of insurance for the claims that are the proper subject of the application shall be part of the total liability referred to in subclause (1) (a) (i). O. Reg. 618/85, s. 8.
- 9. The following conditions must be complied with before the Corporation authorizes payment under section 91 of the Act to an applicant who is a spill creditor:
  - The applicant must have made all reasonable efforts to ascertain the identity of every person liable to the applicant in respect of the spill.
    - (i) The applicant must make every reasonable effort to serve every person whom the applicant, after making reasonable inquiries, has reason to believe is liable to the applicant in respect of the spill with a notice in writing of the application and a claim in writing for payment of the full amount of the loss, damage, cost and expense set out in the application, but this condition does not require the applicant to serve a person whose identity is not known to the applicant if the applicant has made all reasonable efforts to ascertain the identity of the person.

- (ii) Subparagraph (i) does not apply where an applicant complies with condition 3 of these conditions before applying to the Corporation for payment.
- (i) Unless the Corporation has waived the requirement, the applicant must commence an action or actions against all persons liable to the applicant in respect of the spill whose identity is known to or can be ascertained with reasonable effort by the applicant.
  - (ii) The action or actions must be for not less than the full amount of the loss, damage, cost and expense for which application is made to the Corporation.
  - (iii) The applicant must prosecute the action or actions to final judgment or dismissal, but a dismissal that is not based on the merit of the applicant's claim does not meet this condition.
  - (iv) Where the final judgment is obtained by the applicant, the applicant must,
    - A. make all reasonable efforts to obtain payment of the amount of the final judgment from the judgment debtor or judgment debtors:
    - B. deliver to the Corporation the bills of costs of the applicant for the action assessed on a party and party basis; and
    - C. assign the final judgment to the Corporation, if the applicant is unsuccessful in obtaining payment of the full amount of the final judgment from the judgment debtor or judgment debtors.
- 4. Condition 3 of these conditions does not apply where an applicant applies to the Corporation for payment of not more than the aggregate of \$10,000 plus an interim payment of not more than an amount not exceeding 10 per cent of the balance of the applicant's claim up to the lesser of the limit under clause 10 (2) (b) or the amount for which the Corporation determines it is prepared to give a consent to settlement of an action or actions by the spill creditor for payment in respect of the loss or damage and,
  - i. the applicant delivers to the Corporation a release executed under seal by the applicant of all claims against Her Majesty in right of Ontario in respect of the spill if the claim does not exceed \$10,000, and

- ii. no person liable to the applicant in respect of the spill pays or undertakes to pay the claim of the applicant within thirty days from the day that the applicant serves the last of his claims for payment upon the persons liable to the applicant in respect of the spill
- 5. Any amount the applicant receives from a person liable to the applicant in respect of the spill shall be deducted from the amount otherwise determined under condition 4 of these conditions for the purpose of determining the amount that the Corporation may authorize for payment under condition 4.
- (i) An applicant who commences an action mentioned in condition 3 of these conditions must give notice in writing as soon as possible to the Corporation if,
  - A. a defendant does not file a statement of defence;
  - B. a defendant does not appear in person or by counsel at the trial;
  - C. a defendant does not appear in person at an examination for discovery; or
  - D. it is proposed to sign judgment upon the consent or with the agreement of a defendant.
  - (ii) In any of the circumstances mentioned in subparagraph (i) of this condition, the applicant must,
    - A. deliver to the Corporation such information, documents and evidence as may reasonably be required by the Corporation in order to determine what, if any, steps to require the applicant to take in the action; and
    - B. take such steps in the action as may be required in writing by the Corporation.
- 7. Upon request, the applicant must transfer to Her Majesty in right of Ontario any property in respect of which the Corporation proposes to authorize payment in an amount equal to the fair market value of the property.
- 8. Where the amount of the application is not more than \$10,000, the applicant must execute a release under seal of all claims for compensation by the Treasurer of Ontario that may be authorized by the Corporation.

- 9. The applicant must give interim notice in writing of his loss or damage to the Corporation within thirty days after the day the applicant knows or ought to know of the loss or damage, but the Corporation shall waive this condition where it is of the opinion that the ability of the Corporation to assess the loss or damage has not been prejudiced.
- The applicant must make application in writing to the Corporation not later than,
  - A. two years after the day the applicant knows or ought to know of the loss or damage; or
  - B. one year after the day on which the applicant obtains a final judgment or settles an action for his loss or damage,

whichever is the later.

- The applicant must inform the Corporation in writing of any change in the information in or in respect of the application forthwith after the change occurs. O. Reg. 618/85, s. 9.
- 10.—(1) The amount of the payment to a spill creditor authorized under section 91 of the Act shall be calculated in the following manner:
  - 1. Interest on a judgment or on costs must not be included in the amount of the payment.
  - 2. Where the spill creditor has settled a claim for loss or damage as a direct result of the spill with a person other than the Corporation or the Crown without commencing an action, a reasonable amount on account of the spill creditor's legal expenses related to the settlement shall be included in the amount of the payment.
  - Where the spill creditor has brought an action and obtained a final judgment entirely or partly for loss or damage as a direct result of the spill, and for costs,
    - A. where the final judgment is entirely for the loss or damage, an amount equal to the costs of the action taxed on a party and party basis shall be included in the payment; or
    - B. where the final judgment is partly for the loss or damage, an amount shall be included in the amount authorized for payment that is in the same proportion to the total costs of the action, assessed on a party and party basis, as the amount of the final judgment for the loss or damage is to the total amount of the judgment.

- No amount shall be authorized for payment in respect of a claim by the spill creditor in an action that is finally dismissed.
- 5. The amount that would otherwise be authorized for payment shall be reduced by an amount equal to,
  - A. \$500 in respect of each claim by the spill creditor for loss or damage to property as a direct result of the spill and the expense of preventing, eliminating or ameliorating adverse effects and restoring the natural environment:
  - B. the amount of any loss or damage as a direct result of the spill that could have been prevented by the spill creditor if the spill creditor had taken reasonable measures for such prevention; and
  - C. the amount of any loss or damage as a direct result of the spill that could have been prevented if the spill creditor had complied with the lawful orders and the reasonable recommendations of all public officers with respect to prevention, elimination and amelioration of adverse effects and restoration of the natural environment.
- 6. Where the amount of the spill creditor's claim for loss or damage mentioned in clause 87 (2) (a) of the Act is greater than the limit under subsection (2), the limit shall be reduced by an amount equal to,
  - A. any amount recovered by the spill creditor under final judgment of a court;
  - B. any payment received by the spill creditor from a relief fund; and
  - C. the amount of coverage of all policies of insurance, within the meaning of the *Insurance Act*, (other than life insurance) that is applicable to insure the spill creditor in respect of the loss or damage, whether or not the spill creditor becomes or became disentitled or disqualified to receive the amount or, because of neglect or default by the spill creditor, the spill creditor is required or may be required to return the amount.
- (2) The limit of the amount that may be authorized by the Corporation for payment to a spill creditor for loss or damage mentioned in clause 87(2)(a) of the Act is the lesser of,

- (a) the sum of,
  - (i) where the spill creditor has obtained final judgment in an action or actions for the loss or damages, the amounts of judgments, including costs computed as mentioned in paragraph 3 of subsection (1), and
  - (ii) the amounts for which the spill creditor, with the prior consent in writing of the Corporation, has settled an action or actions by the spill creditor for payment in respect of the loss or damage; or
- (b) \$500,000.

O. Reg. 618/85, s. 10.

- 11. The amount of every payment authorized by the Corporation under section 91 of the Act shall be calculated as of the day that the payment is authorized by the Corporation. O. Reg. 618/85, s. 11.
- 12. The Corporation shall not, without the approval of the Lieutenant Governor in Council, authorize payments arising out of a single spill in excess of a total of \$5,000,000. O. Reg. 618/85, s. 12.

#### PART III

- 13. A payment under section 89 or 91 of the Act is subject to the following conditions:
  - The person to whom payment is made or authorized to be made shall repay to the Treasurer of Ontario an amount equal to any amount recovered or received by the person in respect of the loss or damage as a direct result of the spill that was not deducted in calculating the amount or the limit of the amount paid or authorized for payment to the person.
  - The person who applied for payment must not have knowingly or recklessly misrepresented or omitted any information in the application or in any document or proceeding in respect of the application.
  - 3. The person who applied for the payment must have informed the Minister or the Corporation in writing of any change in the information in or in respect of the application forthwith after the change occurred and whether the change occurred before or after payment or authorization of the payment.
  - An applicant must not include in the application a claim for cost and expense for an amount of money,
    - A. that the applicant has received from any other source;

- B. to which the applicant is or was entitled from any other source; or
- C. that the applicant is qualified to receive from any other source,

that the applicant is not obligated to repay whether or not the applicant becomes or became disentitled or disqualified to receive the amount or, because of neglect or default by the applicant, the applicant is required or may be required to return the amount. O. Reg. 618/85, s. 13.

- 14. Where the Crown or the Corporation has consented to a settlement of a claim at less than the amount of the loss, damage, cost or expense incurred by the applicant and has in the consent specified an amount in addition to the amount of the settlement that the applicant may include in the application, the applicant may do so and payment may be made or authorized accordingly. O. Reg. 618/85, s. 14.
- 15. A certificate by the Corporation to the Treasurer of Ontario under section 97 of the Act shall be in Form 1. O. Reg. 618/85, s. 15.

#### PART IV

#### CLASSES OF FARMERS

- 16.—(1) In this section, "agricultural products" includes,
  - (a) Christmas trees, eggs, fish, flowers, fruit, grains, herbs, honey, live stock, maple syrup, milk, mushrooms, nursery stock, nuts, poultry, seeds, sod, tobacco, vegetables and wood from a farm woodlot; and
  - (b) Christmas tree products, dairy products, egg products, fish products, fruit products, grain products, herb products, honey products, live stock products, maple syrup products, mushroom products, nut products, poultry products, seed products, vegetable products and wood products.

but does not include a manufactured article, unless the manufactured article,

- (c) is produced on a farm from an agricultural product that is listed in clause (a) or (b) and that is produced on the farm; or
- (d) is intended for use on a farm in the production of an agricultural product that is listed in clause (a) or (b) and that is produced on the farm.
- (2) For the purposes of section 111 of the Act, the following classes of farmers are prescribed:
  - Farmers, each of whom is a natural person who is,

- A. an owner;
- B. a tenant; or
- C. a shareholder of a corporation that is an owner or tenant,

of a farm in Ontario, and who is engaged in, and has incurred liability under Part IX of the Act arising out of the production of an agricultural product on the farm.

- Farmers, each of whom is the spouse of a person described in Class 1 and who has incurred liability under Part IX of the Act arising out of the production of an agricultural product on the farm.
- 3. Farmers, each of whom is related to a natural person described in Class 1 by blood, marriage or adoption, who is engaged in work on the farm and who has incurred liability under Part IX of the Act arising out of the production of an agricultural product on the farm.
- 4. Farmers, each of whom is a corporation that owns or is a tenant of a farm in Ontario and that has incurred liability under Part IX of the Act arising out of the production of an agricultural product on the farm, if a majority of the shareholders holding a majority of the shares of the corporation are engaged in, or are related by blood, marriage or adoption to persons engaged in, the production of agricultural products on a farm in Ontario owned or rented by the corporation.
- 5. Farmers, each of whom is a farmer described in paragraphs 1 to 4, except that the farmer incurred liability under Part IX of the Act arising in the course of the farmer assisting in the production of an agricultural product on another farm, either without remuneration of as a custom operator, provided that in the case of a custom operator, the custom operator,
  - A. is not operating pursuant to a licence under the *Pesticides Act*; and
  - B. his principal source of income is the production of agricultural products on a farm described in paragraphs 1 to 4 with respect to that farmer.
- (3) For the purposes of subsection (2), a shareholder of a corporation who pledges or transfers a share in the corporation as security for a loan or other indebtedness shall be deemed to continue to be a shareholder in the corporation while he has the right to redeem the share.
- (4) The amount of the limit of the liability of a farmer who is a member of a class prescribed by subsection (2) for the purposes of section 111 of the Act in the greater of \$500,000 of an amount equal to the total

of the limits of liability under all policies of insurance that insure the farmer against liability under Part IX of the Act.

- (5) Where more than one farmer who is a member of a class prescribed in subsection (2) is liable with respect to a single spill and entitled to the benefits of the limit calculated in accordance with subsection (4), the limit applies as if all the farmers involved were a single farmer. O. Reg. 618/85, s. 16.
- 17. The specified deductible under subclause 8 (1) (a) (iii), for the farmer, with respect to a spill for which a limit of liability is prescribed by subsection 16 (4), is the amount prescribed by subsection 16 (4). O. Reg. 618/85, s. 17.

#### PART V

#### CLASSIFICATION AND EXEMPTION OF SPILLS

- 18.—(1) The following are classified as Class I spills:
  - 1. Spills of pollutants, each of which,
    - A. is from a sewage works or a water works for which an approval under the Ontario Water Resources Act or a predecessor thereof has been issued and is in force at the time of the spill; and
    - B. occurs at a location and by a physical method that are in accordance with the approval.
  - 2. Spills of pollutants, each of which,
    - A. is from a waste management system or a waste disposal site for which a certificate of approval or a provisional certificate of approval under Part V of the Act has been issued and is in force at the time of the spill; and
    - B. occurs at a location and by a physical method that are in accordance with the certificate.
  - 3. Spills of pollutants, each of which,
    - A. is a discharge in respect of which methods or devices, or both, of control or prevention have been approved by a certificate under Part II of the Act that is in force at the time of the spill; and
    - B. occurs at a location and by a physical method that are in accordance with the certificate.
  - 4. Spills of pollutants, each of which,

- A. is from a sewage system for which a certificate of approval under Part VII of the Act or a predecessor thereof has been issued and is in force at the time of the spill; and
- B. occurs at a location and by a physical method that are in accordance with the certificate.
- 5. Spills of pollutants, each of which,
  - A. is a discharge of a pesticide with respect to which an order, licence or permit under the *Pesticides Act* has been issued and is in force at the time of the spill; and
  - B. occurs in accordance with the order, licence or permit.
- (2) A Class I spill is exempt from Part IX of the Act if all orders, requirements and directions made under the Act, the *Pesticides Act* and the *Ontario Water Resources Act* with respect to the spill or the source of the spill have been complied with and the spill does not contravene any other part of the Act, any other regulations, any other federal or provincial Act or any municipal by-law. O. Reg. 618/85, s. 18.
- 19.—(1) Spills of pollutants that are planned are classified as Class II spills.
- (2) A Class II spill is exempt from section 80 of the Act subject to the following conditions:
  - The Director must be notified in advance as to the time, the location and the details of the planned spill, including all available information about the potential effects of the spill.
  - The owner of the pollutant and the person having control of the pollutant must monitor the planned spill for effects and must report thereon to the Director.
  - The consent of the Director must be obtained before the planned spill is carried out.
     Reg. 618/85, s. 19.
- 20.—(1) Spills of liquid from the fuel or other systems of vehicles, where the spills are not in excess of 100 litres each, are classified as Class III spills.
- (2) A Class III spill is exempt from section 80 of the Act subject to the following conditions:
  - The spilled liquid does not enter and is not likely to enter any surface water or water well.
  - the person having control of the liquid must have complied with the notification requirements under the Highway Traffic Act.

- (3) In this section, "liquid" means operating fuels and fluids contained in the operating systems of a vehicle registered under the *Highway Traffic Act* and not being transported as cargo. O. Reg. 618/85, s. 20.
- 21.—(1) Spills of water from reservoirs formed by dams, where the spills are caused by natural events, are classified as Class IV spills.
- (2) A Class IV spill is exempt from Part IX of the Act. O. Reg. 618/85, s. 21.
- 22.—(1) Spills of pollutants from fires, where the pollutants are products of combustion of materials in a quantity not greater than the quantity of such materials normally found in residential properties of ten or fewer households, are classified as Class V spills.
- (2) A Class V spill is exempt from Part IX of the Act. O. Reg. 618/85, s. 22.

#### PART VI

#### INSURERS

- **23.** In this Part, "Corporation" means the Environmental Compensation Corporation. O. Reg. 618/85, s. 23.
- 24. Insurers who undertake in writing to the Corporation not to settle claims and not to commence actions in respect of persons to whom compensation may be paid under subsection 89 (1) or section 97 of the Act, except in accordance with the conditions set out in this Part, are classified as Class A insurers. O. Reg. 618/85, s. 24.
- 25.—(1) A Class A insurer is exempt from the application of subsections 89 (10) and (12) and subsections 98 (5) and (7) of the Act subject to the following conditions:
  - The insurer must include in an action commenced on behalf of a person referred to in section 21 a claim on behalf of the person with respect to any matter for which a payment of compensation has been or may be made by the Treasurer of Ontario under section 89 or 97 of the Act, as the case may be.
  - 2. The insurer must give notice of any such action to the Corporation.
  - 3. In prosecuting a claim in respect of which the Treasurer of Ontario has made a payment under Part IX of the Act, the insurer must protect the interests of the Crown except where the Crown permits otherwise.
  - 4. The insurer must pay to the Treasurer of Ontario the amount of any such claim, which has been paid by the Treasurer of Ontario, awarded in the action to the extent that there are proceeds of the action in excess of costs.

- 5. Where the award of an action includes a recovery for damages other than for the claim paid by the Treasurer of Ontaro the award shall be proportionately shared with the Crown to the extent that it has not been apportioned by the Court.
- The insurer must not settle any such claim or action without the consent in writing,
  - A. where there may be an application under section 89 of the Act, of Her Majesty in right of Ontario; and
  - B. where there may be an application under section 91 of the Act, of the Corporation.
- (2) A condition in subsection (1) does not apply where,
  - (a) the Corporation or Her Majesty in right of Ontario, as the case requires, otherwise consents; or
  - (b) the insurer repays to the Treasurer of Ontario any payment under section 89 or 97 of the Act.
- (3) The provision of condition 2 in subsection (1) requiring the insurer to follow the instructions of the Corporation or Her Majesty in right of Ontario does not apply where the insurer has advised the Corporation or Her Majesty in right of Ontario, as the case requires, in writing, that the insurer is unable to continue to prosecute the action on behalf of the Corporation or Her Majesty in right of Ontario by reason of a conflict of interest or because the insurer has no further interest in the action. O. Reg. 618/85, s. 25.
- 26. This Regulation comes into force on the 29th day of November, 1985.

#### Form 1

Environmental Protection Act

# ENVIRONMENTAL COMPENSATION CORPORATION

Certificate to Treasurer of Ontario under section 97 of the Act.

The Environmental Compensation Corporation certifies to the Treasurer of Ontario that . . . . . . . . (complete name

and description of person entitled to compensation

sufficient for completing a cheque)

(7879)

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is entitled to compensation in the amount of $\$$
with respect to Claim Number
Dated at Toronto, this day of, 19
Environmental Compensation Corporation:
Chairman
Secretary

O. Reg. 618/85, Form 1.

## CROP INSURANCE ACT (ONTARIO)

O. Reg. 619/85. Crop Insurance Plan—Winter Wheat. Made—September 18th, 1985. Approved—November 7th, 1985. Filed—November 29th, 1985.

# REGULATION TO AMEND REGULATION 229 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 4 of the Schedule to Regulation 229 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

8a. Wildlife

- Subsection 11 (1) of the said Schedule, as remade by section 1 of Ontario Regulation 571/83, is revoked and the following substituted therefor:
- (1) For the purposes of this plan, the established price for winter wheat is,
  - (a) \$3;
  - (b) \$3.50; or
  - (c) \$4,

per bushel.

3. Subsection 12 (1) of the said Schedule, as remade by subsection 2 (1) of Ontario Regulation 571/83, is revoked and the following substituted therefor:

- (1) The total premium is,
  - (a) \$8 per acre where the established price is \$3 per bushel;
  - (b) \$9.40 per acre where the established price is \$3.50 per bushel; and
  - (c) \$10.80 per acre where the established price is \$4 per bushel.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. Hüff Chairman

J. MULDER Secretary

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Dated at Toronto, this 18th day of September, 1985.

(7820)

# ADMINISTRATION OF JUSTICE ACT

O. Reg. 620/85.
Fees and Expenses—Justices of the Peace.
Made—November 28th, 1985.
Filed—November 29th, 1985.

# REGULATION MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

# FEES AND EXPENSES— JUSTICES OF THE PEACE

- 1.—(1) A justice of the peace who is not,
  - (a) a full-time justice of the peace paid by salary;
  - (b) a justice of the peace who is also employed in the public service in Ontario,

shall be paid the following fees:

- Receiving and swearing an information:
  - i. Information portion of a summary conviction ticket or an information charging a parking by-law violation . . . \$
  - ii. All other informations other than an information to obtain a search warrant .........

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3	Considering the issue of process and, where appropriate, issuing process in matters other than where the information charges a parking by-law violation:  i. Considering the issue of process where no process issued \$  ii. Considering the issue and issuing the summons and a copy  iii. Considering the issue of a warrant and issuing the warrant	1	<ul> <li>8. Copy of subpoena for a witness \$</li> <li>9.—(1) Receiving and swearing an information for a search warrant or receiving a report in writing under section 181 of the Criminal Code (Canada)</li></ul>	.30
4	Considering the issue of process and, where appropriate, issuing process on an information charging a parking by-law violation including a summons and the copy thereof:      i. Considering the issue of process where no process issued	.50	10. Attending to remand prisoners, to adjourn show cause hearings prior to the commencement of taking evidence, to take undertakings with or without conditions or to take recognizances of bail where the judicial interim release orders have already been made, including the preparation and completion of all documents,	
	ii. Considering the issue of process and issuing process including a summons and copy thereof	.50	<ul> <li>i. per attendance between the hours of 8 a.m. and 12 midnight</li> <li>ii. per attendance between the hours of 12 midnight and 8 a.m.</li> </ul>	11
	i. Considering the issue of a warrant where no warrant issued	1	<ul> <li>11. Conducting one or more judicial interim release hearings including preparation of all necessary documents such as judicial interim release orders, warrants of remand, undertakings or recognizances where the accused are released immediately following the hearing and the completion of warrants of committal where the accused are not released,</li> <li>i. for the first hour or part thereof</li></ul>	33 13
	<ul> <li>i. Considering the confirmation where the documents are not confirmed</li> <li>ii. Considering the confirmation</li> </ul>	1	12. Adjourning cases and setting dates for trial as assigned by a provincial judge,	1
	where the documents have been confirmed	.50	i. for the first hour or part thereof  ii. for each additional hour or part thereof	33 13
			Opences Act, the Summary Control	

	tions Act, being chapter 450 of the Revised Statutes of Ontario, 1970 and the Highway Traffic Act, as assigned by a provincial judge, other than hearing and determining prosecutions, but including pleas of guilty with an explanation, for each hour or part thereof	13 33	18. Presiding as a justice of the peace as assigned by a provincial judge in the provincial offences court or as a summary conviction court at night in The Municipality of Metropolitan Toronto for the purpose of receiving pleas of guilty with an explanation and carrying out such other duties as may from time to time be assigned by a provincial judge in addition to regular daily duties, between 4 p.m. and 9 p.m.,  i. for the first hour or part thereof	3 49.25 11 1.50 2
	swearing the same under section 10 of the <i>Mental Health Act</i> and conducting a hearing in respect of a request for an order for examination		21. Preparing a bill of costs, when made out in detail upon the request of a party to the proceedings	.50
	in the prescribed form,  i. for the first hour or part thereof  ii. for each additional hour or part thereof	33 13	22. Receiving moneys and issuing an official receipt therefor in respect of a fine or costs, or both, on behalf of a provincial court	.50
16.	Presiding as a justice of the peace at a hearing under section 446 of the	٠	jurors under sections 17 and 19 of the Juries Act, per hour	10.50
	Criminal Code (Canada) concerning the return or detention of things seized by a peace officer or other per-		24. Solemnizing a marriage	6.25
	son,		(2) Where, in one working day, a justice	of the
			peace performs two or more of the duties descri	
	i. for the first hour or part	33	paragraphs 11, 12, 14, 15 or 16 for a total time g	-
	thereof	33	than one hour, the fee prescribed for the first h part thereof shall be applied to the first hour onl	
	ii. for each additional hour or part thereof	13	the fee prescribed for each additional hour of thereof shall be applied to all time in addition	or part
17.	Presiding as a justice of the peace at night court sittings in The Municipality of Metropolitan Toronto in addition to regular daily duties,		first hour.  (3) Where, in one working day, a justice peace performs the duties described in paragra or 18 at more than one location for a total time a	of the phs 17 greater
	i. for the first hour or part thereof	49.25	than one hour, the fee prescribed for the first h part thereof shall be applied to the first hour onl the fee prescribed for each additional half hour	ly, and or par
	ii. for each additional half hour or part thereof	11	thereof shall be applied to all time in addition first hour. O. Reg. 620/85, s. 1.	to the

- 2.—(1) In The Municipality of Metropolitan Toronto, a justice of the peace designated by the Chief Judge of the Provincial Court (Criminal Division) to perform duties on a scheduled basis between the hours of midnight and 6 a.m. shall be paid an allowance of \$307 per week.
- (2) In The Municipality of Metropolitan Toronto, a justice of the peace designated by the Chief Judge of the Provincial Court (Criminal Division) to perform duties on a scheduled basis between the hours of 4 p.m. and midnight and on Saturdays, Sundays and holidays shall be paid an allowance of \$596 per month.
- (3) In The Regional Municipality of York, a justice of the peace designated by the Chief Judge of the Provincial Court (Criminal Division) to perform duties on a scheduled basis on Saturdays, Sundays and holidays shall be paid an allowance of \$70 per week.
- (4) In The Regional Municipality of Peel, a justice of the peace designated by the Chief Judge of the Provincial Court (Criminal Division) to perform duties on a scheduled basis between the hours of 4 p.m. and midnight and on Saturdays, Sundays and holidays shall be paid an allowance of \$596 per month.
- (5) A justice of the peace receiving an allowance under this section is not entitled to fees under section 1 in respect of the duties for which the allowance is applicable.
- (6) Where an allowance under this section is paid to a person in receipt of a salary, the allowance is paid in addition to the salary and the allowance does not form part of the salary.
- (7) The allowances set out in subsections (1) to (4) apply in respect of duties performed on or after the 1st day of April, 1985.
- (8) Where a justice of the peace performs duties under subsections (1), (2), (3) or (4) in addition to duties performed on a scheduled basis, the justice of the peace shall receive a per diem allowance proportionate to the weekly or monthly allowance for such duties for each day the additional duties are performed. O. Reg. 620/85, s. 2.
- 3.—(1) A person employed in the public service of Ontario who is also a justice of the peace shall be paid, for duties performed outside of normal working hours,
  - (a) the fees and allowances provided for in sections 1 and 2; and
  - (b) an allowance for travelling expenses, including meals, accommodation and mileage, in accordance with the provisions of the Ministry of the Attorney General Manual of Administration.
- (2) For the purposes of this section, normal working hours shall be 71/4 hours per day, from Monday through Friday, excepting annual vacations and statutory holidays. O. Reg. 620/85, s. 3.

- 4. Where a justice of the peace who is not employed in the public service of Ontario is required to perform duties at a location that is not in the community in which he or she ordinarly resides, the justice of the peace shall be paid,
  - (a) a travelling allowance as set out in Ontario Regulation 283/82, entitled "Kilometre Allowances", for each kilometre actually travelled from his or her residence; and
  - (b) an allowance for meal and accommodation expenses in accordance with the provisions of the Ministry of the Attorney General Manual of Administration. O. Reg. 620/85, s. 4.
- 5. Regulation 5 of Revised Regulations of Ontario, 1980 is revoked.
- 6. This Regulation comes into force on the 1st day of December, 1985.

(7821)50

# ADMINISTRATION OF JUSTICE ACT

O. Reg. 621/85. Telewarrants. Made—November 28th, 1985. Filed—November 29th, 1985.

# REGULATION MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

## **TELEWARRANTS**

- 1. In this Regulation, "outside normal working hours" means any time between the hours of 4 p.m. and 9 a.m. and on Saturdays, Sundays and statutory holidays. O. Reg. 621/85, s. 1.
- 2.—(1) A justice of the peace designated by the Chief Judge of the Provincial Court (Criminal Division) to be available to consider applications for the issue of search warrants under section 443.1 of the Criminal Code (Canada) shall be paid an allowance of \$170 for each period outside normal working hours during which he or she is assigned to perform such duties.
- (2) The period referred to in subsection (1) shall not be less than seven nor more than nine consecutive hours. O. Reg. 621/85, s. 2.
- 3. This Regulation comes into force on the 4th day of December, 1985.

51 (7822)

# **ENVIRONMENTAL PROTECTION ACT**

O. Reg. 622/85.

Refillable Containers for Carbonated Soft Drink.

Made-November 28th, 1985.

Filed—November 29th, 1985.

# REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

# REFILLABLE CONTAINERS FOR CARBONATED SOFT DRINK

## 1. In this Regulation,

"capacity", when used with respect to a container for carbonated soft drink, means the volume of carbonated soft drink the container is represented to hold when carbonated soft drink is sold at retail in the container:

"carbonated soft drink" includes unflavoured soda or seltzer water;

"on-premises sale" means the sale, offering for sale or display of a beverage intended for consumption on the premises on which it is sold. O. Reg. 622/85, s. 1.

#### 2.—(1) Containers.

- (a) that contain or are intended to contain carbonated soft drink intended for sale;
- (b) that will be accepted for reuse as containers for carbonated soft drink by a retail vendor, distributor, processor or manufacturer of carbonated soft drinks;
- (c) for which a deposit is or will be charged at the time of the sale of the carbonated soft drink at retail other than by way of an onpremises sale; and
- (d) for which, as used containers, money will be paid by a retail vendor, distributor, processor or manufacturer of carbonated soft drinks,

are classified as refillable containers.

- (2) Containers for carbonated soft drinks with a capacity of,
  - (a) not greater than 200 millilitres;
  - (b) 300 millilitres;
  - (c) 750 millilitres;
  - (d) 1.5 litres; and
  - (e) not less than 2 litres,

are classified as standard size containers. O. Reg. 622/85, s. 2.

- 3.—(1) No person shall stock, display, offer for sale or sell a carbonated soft drink in a container other than a refillable container.
- (2) No person shall stock, display, offer for sale or sell a carbonated soft drink in a container other than a standard size container.
- (3) Subsection (2) does not apply after the 1st day of April, 1988. O. Reg. 622/85, s. 3.
- 4. No person shall sell or offer for sale a carbonated soft drink in a refillable container manufactured on or after the 1st day of February, 1977 unless the container has clearly marked thereon "MONEY-BACK BOTTLE BOUTEILLE CONSIGNÉE" or "MONEY-BACK CONTAINER CONTENANT CONSIGNÉ". O. Reg. 622/85, s. 4.
- 5.—(1) Subject to subsection (2), every retail vendor presented with an empty refillable container shall accept the container and shall pay to the person presenting the container, in cash,
  - (a) 15 cents for each refillable container that, when sold at retail, has a capacity of no more than 350 millilitres;
  - (b) 30 cents for each refillable container that, when sold at retail, has a capacity of more than 350 millilitres and less than one litre; and
  - (c) 40 cents per litre of capacity for each refillable container having a capacity of one litre or more,

or, where a deposit of a greater amount is being charged for a similar container, such greater amount.

- (2) No retail vendor is required to accept,
  - (a) a refillable container that is not intact or is not in a reasonably clean condition;
  - (b) more than forty-eight refillable containers from one person in a twenty-four hour period; or
  - (c) a refillable container that, when sold at retail, contained a flavour or brand of a carbonated soft drink not sold by that retailer in a refillable container having the same capacity for consumption off his premises during the six months immediately preceding the presentation of the container.
- (3) No person shall advertise or display the price of a carbonated soft drink that is offered for sale unless the price for the drink is shown clearly distinct from the amount of any deposit for the container thereof. O. Reg. 622/85, s. 5.

- 6.—(1) Every distributor, processor and manufacturer shall collect from every retail vendor, on the request of the vendor, all empty refillable containers for carbonated soft drinks manufactured, processed, sold or distributed by the distributor, processor or manufacturer held by the retail vendor and reimburse the retail vendor, in full, for the payment made by the retail vendor under section 5 for every container collected.
- (2) When a distributor returns to a processor or manufacturer containers collected under subsection (1), the processor or manufacturer shall reimburse the distributor, in full, for the payment made by the distributor under subsection (1) for every container returned by the distributor. O. Reg. 622/85, s. 6.
- 7.—(1) Every retail vendor of carbonated soft drinks in refillable containers for consumption off his premises shall clearly display on his retail premises a notice stating:

Regulations of the Province of Ontario under the *Environmental Protection Act* provide that a cash refund of the full deposit will be paid for up to forty-eight intact and reasonably clean refillable containers in any twenty-four hour period of a brand and flavour of carbonated soft drink sold here in containers of the same size within the preceding six months.

(2) A retail vendor who is required to display the notice referred to in subsection (1) may, in addition to the notice required under subsection (1), display the notice set out in subsection 8 (2) of Regulation 299 of Revised Regulations of Ontario, 1980 or the following notice:

Les règlements de la province de l'Ontario pris en application de la Loi sur la protection de l'environnement prévoient le remboursement intégral en espèces du montant déposé, pour un maximum de quarante-huit contenants réutilisables de boisson gazeuse, rapportés au cours d'une période de vingt-quatre heures, intacts et raisonnablement propres, d'une marque et d'un arôme vendus ici dans des contenants du même format au cours des six derniers mois.

O. Reg. 622/85, s. 7.

8. Regulations 299 and 300 of Revised Regulations of Ontario, 1980 are revoked.

(7823) 50

## ENVIRONMENTAL PROTECTION ACT

O. Reg. 623/85. Containers. Made—November 28th, 1985. Filed—November 29th, 1985.

# REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

#### CONTAINERS

- 1. In this Regulation,
- "administrative region" means an administrative region of the Ministry as shown on a map produced by the Ministry, as revised November, 1974, designated as Map 2001-4 and filed in the office of the Assistant Deputy Minister of the Ministry, Regional Operations Division;
- "auditor" means the person appointed by the Minister as the auditor for purposes of this Regulation;
- "brand of carbonated soft drink" means a carbonated soft drink or carbonated soft drinks designated as a brand of carbonated soft drink in a notice filed under subsection 3 (1) or by the Minister under subsection 3 (8);
- "brand owner" means a person who has filed a notice with the Ministry under subsection 3 (1);
- "brand user" means a person designated as such or who first acquires ownership in Ontario of a carbonated soft drink that is not put in its retail container in Ontario;
- "capacity", when used with respect to a container for carbonated soft drink, means the volume of carbonated soft drink the container is represented to hold when carbonated soft drink is sold at retail in the container:
- "carbonated soft drink" includes unflavoured soda or seltzer water;
- "import sale" means the sale of a carbonated soft drink placed in the container in which it is retailed in a country other than Canada or the United States of America and of which less than 250,000 litres are sold at retail in Ontario in every twelve month period ending on the last day of each month;
- "multi-material" means three or more materials, of which one is used newspapers, that can be recycled;
- "recycling advisory committee" means the advisory committee of that name established by the Minister under the Act for the purposes of this Regulation;
- "recycling rate" means the rate at which non-refillable containers or non-refillable containers of a particular type are being recycled;
- "refillable container" means a container classified as a refillable container under Ontario Regulation 622/85 (Refillable Containers for Carbonated Sof Drink);

- "sales area" means an area of the province designated under subsection 3 (6) or (7) as the area in which a particular brand user,
  - (a) distributes or intends to distribute the carbonated soft drink,
  - (b) maintains separate warehousing or manufacturing facilities from which the carbonated soft drink is or will be distributed in that area, and
  - (c) normally maintains separate sales records,

or, where no such designation has been made, means an administrative region of the Ministry;

- "spring water" means mineral or spring water within the meaning of section B12.001 of the Food and Drug Regulations made under the Food and Drugs Act (Canada);
- "steel can" means a metal can of which the sides and one end are made of steel. O. Reg. 623/85, s. 1.
- 2.—(1) Cylindrical metal cans are classified as metal can containers.
- (2) Containers for carbonated soft drink that are not refillable containers are classified as non-refillable containers.
- (3) Non-refillable containers that as a type of container are recycled and that as used containers are collected in widespread multi-material recycling projects and for which there is a market in Ontario are classified as recyclable containers. O. Reg. 623/85, s. 2.
- 3.—(1) Every brand owner of a carbonated soft drink who files a notice with the Director designating a specified carbonated soft drink as a brand of carbonated soft drink of which he is the brand owner and meets the requirements set out in section 8 is classified.
- (2) The notice referred to in subsection (1) may include reference to carbonated soft drinks of more than one flavour or that are sold under more than one name.
- (3) In every notice filed under subsection (1), a person shall be designated as a brand user with respect to each sales area.
- (4) A brand user who is not designated as a brand user and who files the notice referred to in subsection (1) and meets the requirements of section 8 is classified.
- (5) Every person classified under subsection (1) or (4) who does not stock, display, offer for sale or sell carbonated soft drinks in a non-refillable container other than a recyclable container is exempt from the provisions of subsection 3 (1) of Ontario Regulation 622/85 (Refillable Containers for Carbonated Soft Drink).

- (6) Subsection 3 (1) of Ontario Regulation 622/85 does not apply to prohibit the stocking, displaying, offering for sale or selling of carbonated soft drinks in recyclable containers that were originally sold by a person classified under subsection (1) or (4).
- (7) Any brand owner or, where there is no brand owner, brand user for a brand of carbonated soft drink may designate sales areas.
- (8) Any sales area designated may be redesignated by the Minister.
- (9) Any brand of carbonated soft drink designated may be redesignated by the Minister. O. Reg. 623/85, s. 3.
- 4.—(1) In this section, "small manufacturer" means a manufacturer of carbonated soft drink who manufactures less than 250,000 litres of carbonated soft drinks a year and has filed a notice under subsection 3 (1).
- (2) For the purpose of subsection (1), in determining the volume of drink manufactured by a manufacturer, all drinks of the same brand as manufactured by that manufacturer, whether actually manufactured by him or not, shall be included in the calculation.
- (3) Subsection (2) does not apply to drinks exported out of Ontario before their sale by retail or manufactured outside of Ontario and not imported into Ontario.
- (4) Containers for carbonated soft drink manufactured by a small manufacturer are exempt from the application of section 3 of Ontario Regulation 622/85 (Refillable Containers for Carbonated Soft Drink) and of subsection 5 (4) and sections 6 to 9 of this Regulation.
- (5) Every small manufacturer filing a notice under subsection 3 (1) shall, in the notice, set out the quantity of carbonated soft drink sold by the manufacturer.
- (6) Every small manufacturer shall file, within twenty days after each calendar quarter, a return with the Director showing the quantity of carbonated soft drink manufactured by that manufacturer, applying the provisions of subsection (2) and (3), in the twelve months ending on the last day of that quarter. O. Reg. 623/85, s. 4.
  - 5.—(1) Containers of,
    - (a) non-alcoholic beer and wine;
    - (b) unflavoured spring water; and
    - (c) carbonated soft drink sold in Ontario only by way of an import sale,

are exempted from the application of section 3 of Ontario Regulation 622/85 (Refillable Containers for

Carbonated Soft Drink) and from subsection (4) and sections 6 to 10 of this Regulation.

- (2) The following containers for carbonated soft drinks are exempt from the application of section 3 of Ontario Regulation 622/85 and from subsection (4) and sections 6 to 10 of this Regulation:
  - Containers designed to contain other containers in which carbonated soft drinks may be sold separately.
  - Containers not intended to contain carbonated soft drink under pressure.
  - 3. Containers,
    - i.. designed to contain a product in bulk,
    - ii. intended to be used in connection with carbonated soft drink dispensing machines,
    - accepted for reuse as containers for carbonated soft drinks by distributors, processors or manufacturers of carbonated soft drinks, and
    - iv. not of a type customarily transferred to purchasers by retail of the carbonated soft drinks contained therein.
  - Containers intended for use in the sale by retail of carbonated soft drinks outside Ontario.
  - 5. Refillable containers manufactured before the 1st day of April, 1978.
  - 6. Refillable containers with a capacity between 500 and 851 millilitres that are used for a brand of carbonated soft drink that was not sold in non-refillable containers before this Regulation comes into force and has not been sold in containers with a different capacity over 500 millilitres, other than a single capacity, during 1984.
- (3) Metal can containers are exempt from the application of subsection 3 (2) of Ontario Regulation 622/85 and from subsection (4) and sections 7 to 10 of this Regulation.
- (4) No person shall, before the 1st day of April, 1988, stock, display, offer for sale or sell carbonated soft drink in a metal can container that is not a container with a capacity of between 280 millilitres and 300 millilitres. O. Reg. 623/85, s. 5.
- 6.—(1) No person shall stock, display, offer for sale or sell carbonated soft drinks in a metal can container other than a steel can.

- (2) This section does not apply after the 1st day of September, 1987. O. Reg. 623/85, s. 6.
- 7.—(1) No person shall advertise or display a brand of carbonated soft drink in a non-refillable container in an off-premises advertisement unless it is also advertised or displayed in a refillable container in the same off-premises advertisement.
- (2) To meet the requirement of subsection (1), an advertisement for a carbonated soft drink in a refillable container that is,
  - (a) a printed advertisement, shall occupy an area not less than the area used to advertise the drink in a non-refillable container; or
  - (b) not a printed advertisement, shall receive at least equal time to the time allotted to advertising the drink in a non-refillable container.
- (3) Subsection (1) does not apply to an advertisement or display in conjunction with mobile industrial canteen sales or vending machine sales.
- (4) No person shall indicate in an off-premises advertisement the price of a carbonated soft drink in a non-refillable container without indicating in the same advertisement the price of the carbonated soft drink in a refillable container.
- (5) Every person indicating the price of a carbonated soft drink in an off-premises advertisement shall indicate the price for 100 millilitres of the drink.
- (6) The price referred to in subsection (5) shall not include any amount on account of a deposit for a refillable container.
- (7) Subsection (5) does not apply to prevent indicating the price in a manner other than as set out in subsection (5) in the same advertisement or indicating the amount of a deposit.
- (8) Subsection (5) does not apply where the advertisement is for carbonated soft drinks to be sold by way of on-premises sales, vending machine sales or mobile industrial canteen sales.
  - (9) In this section,
- "mobile industrial canteen sales" means sales of carbonated soft drinks in non-refillable containers other than glass bottles made,
  - (a) from,
    - (i) a commercial motor vehicle having no more than two axles, other than a bus, or
    - (ii) a push-cart in a building,
  - (b) at the same time as other ready-to-eat food is offered for sale from the vehicle or push-car referred to in clause (a),

- (c) at an industrial, commercial, construction or other similar site,
- (d) to persons who are employed at a site referred to in clause (c), and
- (e) intended for consumption at the site;

"on-premises sale" means the sale, offering for sale or display of a beverage intended for consumption on the premises on which it is sold;

"vending machine sales" means the sale of individual containers of carbonated soft drink from a coin or token operated vending machine. O. Reg. 623/85, s. 7.

- 8.—(1) Every brand owner and every brand user filing a notice under section 3 shall file with the auditor monthly returns indicating all carbonated soft drinks for each brand that the owner or user is the brand owner or brand user of and in what types and sizes of containers they are sold and indicating the per cent, on an annual basis, by volume, of each brand of the carbonated soft drinks of which the owner or user is the brand owner or brand user that is sold in each sales area that he has in refillable containers.
- (2) Starting with the return filed for the eighteenth month after this Regulation comes into force, the percent referred to in subsection (1) shall be at least forty.
- (3) For purposes of subsection (1), the per cent is calculated on the basis of the twelve months immediately preceding the return.
- (4) No monthly return shall show a monthly sales volume in refillable containers that is less than 30 per cent of the volume sold.
- (5) The first return referred to in subsection (1) is due ninety days after this Regulation comes into force with subsequent reports being due within twenty days after each monthly period being reported.
- (6) No brand user or brand owner shall sell carbonated soft drink in recyclable containers to a person who resells carbonated soft drinks or who transfers carbonated soft drinks between sales areas other than as brand users of that carbonated soft drink without obtaining verifiable distribution information from that person for purposes of reporting retail distribution by sales area.
- (7) No person who is not a brand owner or brand user shall stock, display, offer for sale or sell carbonated soft drinks in recyclable containers unless that person provides the distribution information referred to in subsection (6) to the last brand owner or brand user who owned the carbonated soft drink within twenty days after that person received the drinks.

  3. Reg. 623/85, s. 8.
- 9.—(1) The requirement in section 8 that 40 per sent of the volume of carbonated soft drinks be sold in

refillable containers shall vary in accordance with the Table so that when the recycling rate, as determined by the recycling advisory committee, is at a recycling target set out in Column 1 of the Table for each administrative region, the percentage of the carbonated soft drinks required to be sold in refillable containers shall be that set out in Column 2 of the Table opposite the determined recycling target and the 30 per cent requirement in section 8 shall be adjusted proportionately.

TABLE

COLUMN 1	Column 2			
Recycling Target	Minimum Refillable Sales			
Less than 50 per cent, 9 out of the previous 12 months	40 per cent			
50 per cent, 9 out of the previous 12 months	35 per cent			
60 per cent, 9 out of the previous 12 months	30 per cent			

- (2) No person shall sell carbonated soft drinks in a non-refillable container that contains a material that is recycled at a recycling rate that is less than 50 per cent for each administrative region after the latter of,
  - (a) the 1st day of November, 1988; or
  - (b) where the material is first used for a nonrefillable container under this Regulation, the day falling eighteen months after the container is first used.
- (3) Notwithstanding subsection (2), carbonated soft drinks in recyclable containers may be sold if the containers are subject to a deposit charge.
- (4) Where a deposit is charged in the sale of a carbonated soft drink in a recyclable container, sections 4, 5, 6 and 7 of Ontario Regulation 622/85 (Refillable Containers for Carbonated Soft Drink) apply as though the recyclable container was a refillable container. O. Reg. 623/85, s. 9.
- 10.—(1) Recyclable containers having clearly marked thereon "RECYCLABLE" are classified.
- (2) Recyclable containers not classified under subsection (1) are classified.
- (3) No person shall sell or offer for sale carbonated soft drink in a container classified under subsection (2) where the container is manufactured later than 180 days after this Regulation is filed under the Regulations Act. O. Reg. 623/85, s. 10.

- 11. No person shall sell or offer for sale beer as defined in the Liquor Licence Act or a carbonated soft drink in a cylindrical metal can that has an opening device that is detachable in ordinary use. O. Reg. 623/85, s. 11.
- 12. Notwithstanding the revocation of Regulation 299 of Revised Regulations of Ontario, 1980 by Ontario Regulation 622/85 (Refillable Containers for Carbonated Soft Drinks), carbonated soft drinks in non-refillable containers may be sold in accordance with that regulation until the 1st day of April, 1986. O. Reg. 623/85, s. 12.

(7824)

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# GAME AND FISH ACT

O. Reg. 624/85. Hunting Licences. Made-November 28th, 1985. Filed-November 29th, 1985.

REGULATION TO AMEND **REGULATION 420 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- 1. Section 13 of Regulation 420 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 187/82 and section 2 of Ontario Regulation 155/83, is further amended by adding thereto the following subsection:
- (4) Notwithstanding subsection (2), a licence in Form 5 issued to a resident is valid to hunt game birds on a game bird hunting preserve from and including the 1st day of September to and including the 31st day of August next following. O. Reg. 624/85, s. 1.
- 2. Form 5 of the said Regulation, as remade by section 5 of Ontario Regulation 155/83 and amended by section 3 of Ontario Regulation 376/83, section 2 of Ontario Regulation 185/84 and section 2 of Ontario Regulation 781/84, is revoked and the following substituted therefor:

# Form 5

Game and Fish Act

Came and 1.	31. 110.
LICENCE TO HUNT SMALL GAME IN 19	19
Under the Game and Fish Act and the regulations, and subject to the limitati thereof, this licence is issued to	Licence fee \$5.00 Issuing fee \$0.50 Total fee \$5.50 ons
Last Name (print) Mr. Mrs. Miss	Licence issued to a:  (mark x ) Resident (where ) Non-Resident
First Name (print) Middle Initial	Date of Birth ear Month Day
Street Address, Apt. No., P.O. Box or Rural Route* (print)	Qualification Produced Province, State or Country Year
Postal Code or Zip Code Office use Only	Serial No.
of City, Town or Village (print)	Height
* If Rural Route, please complete:	Colour of Eyes
Lot: Concession: Township of:	
Issuer's Number	
(signature of issuer) (date)	(signature of licensee)

- A) Who being a resident is entitled,
  - (i) to hunt birds or animals other than bear, caribou, deer, elk, moose, badger, beaver, bobcat, fisher, lynx, marten, mink, muskrat, otter, red squirrel or wolverine; and
  - (ii) to hunt raccoon at night during the open season when authorized by a resident's tag to hunt raccoon at night.

This licence is valid,

- $(\underline{a})$  in the Northern Region, from the 1st day of September 19.... to the 15th day of June 19....;
- (b) in the Southern Region, from the 1st day of September, 19....;
- (c) to hunt game birds on a game bird hunting preserve from the lst day of September, 19.... to the 31st day of August, 19....
- B) Who being a non-resident is entitled,

to hunt, during the opening season, only those birds or animals when and as authorized by a non-resident's small game tag or by a non-resident's tag to hunt game birds on a game bird hunting preserve during the validity of the tags indicated on this licence.

Affix							
Resident's	tag	to	hunt	raccoon	at	night	here.

Non-resident's small game tag is valid
(a) for hunting fox, game birds, rabbits, raccoon and squirrel other than red squirrel from the 1st day of September, 19... to the last day of February, 19... during the open season, (b) for hunting game birds on a game bird hunting preserve from the 1st day of September, 19... to the 31st day of August, 19...
(c) for hunting wolf from the 1st day of September, 19... to the 15th day of June, 19...

Non-resident's tag to hunt game birds on a game bird hunting preserve is valid from the 1st day of September, 19..., to the 31st day of August, 19...

# Affix

Non-resident's small game tag here.

#### Affix

Non-resident's tag to hunt game birds on a game bird hunting preserve here.

O. Reg. 624/85, s. 2

(7825)

#### HIGHWAY TRAFFIC ACT

O. Reg. 625/85.
Stop Signs in Territory Without Municipal Organization.
Made—November 28th, 1985.
Filed—November 29th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 574/81 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulation 574/81 is amended by adding thereto the following Schedules:

# Schedule 49

- The highway known as Orde Street in the unorganized municipality of Minaki in unsurveyed territory, in the Territorial District of Kenora at its intersection with Norman Avenue.
- 2. Northeastbound at southwestbound on Orde Street. O. Reg. 625/85, s. 1, part.

#### Schedule 50

- The highway known as Railway Street in the unorganized municipality of Minaki in unsurveyed territory, in the Territorial District of Kenora at its intersection with Pine Avenue.
- 2. Westbound on Railway Street. O. Reg. 625/85, s. 1, part.

#### Schedule 51

- 1. The highway known as Front Street in the unorganized municipality of Minaki in unsurveyed territory, in the Territorial District of Kenora at its intersection with the Golf Course Road.
- 2. Westbound on Front Street. O. Reg. 625/85, s. 1, part.

#### Schedule 52

- 1. The highway known as Front Street in the unorganized municipality of Minaki in unsurveyed territory, in the Territorial District of Kenora at its intersection with Winnipeg Avenue.
- 2. Southbound on Front Street. O. Reg. 625/85, s. 1, part.

#### Schedule 53

1. The highway known as Pine Avenue in the unorganized municipality of Minaki in unsurveyed territory, in the Territorial District of Kenora at its intersection with Russell Street. 2. Westbound on Pine Avenue. O. Reg. 625/85, s. 1, part.

#### Schedule 54

- 1. The roadway known as Silver Lake Road in the unorganized municipality of Robinson in the Territorial District of Manitoulin at its intersection with the roadway known as Burnt Island Road.
- 2. Eastbound on Silver Lake Road. O. Reg. 625/85, s. 1, part.

EDWARD FULTON
Minister of Transportation
and Communications

Dated at Toronto, this 28th day of November, 1985.

(7826)

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## HIGHWAY TRAFFIC ACT

O. Reg. 626/85. Speed Limits. Made—November 28th, 1985. Filed—November 29th, 1985.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

 Paragraph 3 of Part 6 of Schedule 2 to Regulation 490 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (9) of Ontario Regulation 178/84, is revoked and the following substituted therefor:

Regional Municipality of Niagara—

Twp. of Wainfleet

- 3. That part of the King's Highway known as No. 3 in the Township of Wainfleet in The Regional Municipality of Niagara lying between a point situate 925 metres measured easterly from its intersection with the easterly limit of the bridge structure over the Old Welland Canal and a point situate 860 metres measured westerly from its intersection with the easterly limit of the said bridge structure.
- (1) Paragraph 3 of Part 3 of Schedule 67 to the said Regulation, as made by subsection 2 (3) of Ontario Regulation
   762/83, is revoked and the following substituted therefor:

Regional Municipality of Niagara—

City of Thorold

- 3. That part of the King's Highway known as No. 58 in the City of Thorold in The Regional Municipality of Niagara lying between a point situate at its intersection with the northerly limit of the King's Highway known as No. 20 in the community known as Black Horse Corner and a point situate at its intersection with the westerly limit of the roadway known as Pine Street.
- (2) Paragraph 3 of Part 5 of the said Schedule 67, as remade by subsection 2 (6) of Ontario Regulation 762/83, is revoked.

O. Reg. 626/85

3.—(1) Paragraph 3 of Part 3 of Schedule 128 to the said Regulation, as remade by subsection 6 (1) of Ontario Regulation 762/83, is revoked and the following substituted therefor:

Regional Municipality of Sudbury—

Town of Rayside-Balfour

- 3. That part of the King's Highway known as No. 144 in the Town of Rayside-Balfour in The Regional Municipality of Sudbury lying between a point situate 2500 metres measured southerly from its intersection with the centre line of the roadway known as Regional Road 18 (Montee Rouleau) and a point situate 275 metres measured southerly from its intersection with the centre line of the roadway known as Pilon Street in the hamlet of Chelmsford.
- (2) Paragraph 1 of Part 4 of the said Schedule 128, as remade by subsection 6 (2) of Ontario Regulation 762/83, is revoked and the following substituted therefor:

Regional Municipality of Sudbury—

Town of Rayside-Balfour  That part of the King's Highway known as No. 144 in the hamlet of Chelmsford in the Town of Rayside-Balfour in The Regional Municipality of Sudbury lying between a point situate 275 metres measured southerly from its intersection with the centre line of the roadway known as Pilon Street and a point situate 500 metres measured northerly from its intersection with the centre line of the roadway known as Omer Street.

EDWARD FULTON

Minister of Transportation

and Communications

Dated at Toronto, this 28th day of November, 1985.

### HIGHWAY TRAFFIC ACT

O. Reg. 627/85. Speed Limits. Made—November 28th, 1985. Filed—November 29th, 1985.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraphs 1 and 2 of Part 3 of Schedule 46 to Regulation 490 of Revised Regulations of Ontario, 1980 are revoked.
- (2) Paragraph 1 of Part 4 of the said. Schedule 46 is revoked and the following substituted therefor:

Victoria— Twp. of Verulam

- That part of the King's Highway known as No. 36 in the Township of Verulam in the County of Victoria beginning at a point situate at the northerly limit of the bridge over the Little Bob Channel and extending southerly therealong for a distance of 800 metres.
- (3) Paragraphs 1 and 4 of Part 5 of the said Schedule 46 are revoked.
- (4) Paragraphs 2 and 3 of Part 5 of the said Schedule 46 are revoked and the following substituted therefor:

Victoria— Twp. of

Ops

2. That part of the King's Highway known as No. 36 in the Township of Ops in the County of Victoria beginning at a point situate 700 metres measured northerly from its intersection with the southerly limit of the roadway known as Victoria County Road No. 17 and extending northerly therealong for a distance of 525 metres.

Victoria— Twp. of

Ops

- 3. That part of the King's Highway known as No. 36 in the Township of Ops in the County of Victoria beginning at a point situate 500 metres measured southerly from its intersection with the southerly limit of the roadway known as Victoria County Road No. 17 and extending southerly therealong for a distance of 500 metres.
- (5) Paragraph 2 of Part 6 of the said Schedule 46 is revoked and the following substituted therefor:

(7827)

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2. That part of the King's Highway known Victoriaas No. 36 in the Township of Ops in the County of Victoria lying between a point Twp. of situate 500 metres measured southerly Ops from its intersection with the southerly limit of the roadway known as Victoria County Road No. 17 and a point situate

the said roadway.

(6) Part 6 of the said Schedule 46 is amended by adding thereto the following paragraph:

700 metres measured northerly from its

intersection with the southerly limit of

Victoria-Twp. of Verulam

3. That part of the King's Highway known as No. 36 in the Township of Verulam in the County of Victoria beginning at a point situate at the northerly limit of the bridge over the Little Bob Channel and extending northerly therealong for a distance of 2000 metres.

2.—(1) Paragraph 2 of Part 5 of Schedule 141 to the said Regulation is revoked and the following substituted therefor:

Victoria-Twp. of

Somerville

2. That part of the King's Highway known as No. 503 in the Township of Somerville in the County of Victoria beginning at a point situate 200 metres measured easterly from its intersection with the westerly limit of the King's Highway known as No. 35 and extending easterly therealong for a distance of 1800 metres.

1. That part of the King's Highway known

(2) Part 6 of the said Schedule 141 is amended by adding thereto the following paragraphs:

Victoria

as No. 503 in the Township of Somerville in the County of Victoria beginning Twp. of at a point situate at its intersection with Somerville the westerly limit of the King's Highway known as No. 121 and extending westerly therealong for a distance of 1000 metres.

Victoria-

Twp. of Somerville

Twp. of Laxton

2. That part of the King's Highway known as No. 503 in the Township of Somerville and in the Township of Laxton in the County of Victoria lying between a point situate 200 metres measured easterly from its intersection with the westerly limit of the King's Highway known as No. 35 and a point situate 625 metres measured westerly from its intersection with the westerly limit of the said King's Highway.

Victoria-Twp. of

Eldon

3. That part of the King's Highway known as No. 503 in the Township of Eldon in the County of Victoria beginning at a point situate at its intersection with the

northerly limit of the King's Highway known as No. 46 and extending northerly therealong for a distance of 850 metres.

3. Paragraph 1 of Part 6 of Schedule 142 to the said Regulation is revoked and the following substituted therefor:

Victoria-

Twp. of Bexlev

Twp. of Carden

Twp. of Eldon

1. That part of the King's Highway known as No. 505 in the Township of Bexley and in the Township of Carden and in the Township of Eldon in the County of Victoria beginning at a point situate 125 metres measured southerly from its intersection with the southerly limit of the roadway known as Victoria Road and extending northerly therealong for a distance of 700 metres.

4. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 257

HIGHWAY NO. 2A

Part 1

(Reserved)

PART 2

(Reserved)

PART 3

Municipality of Metropolitan Toronto

1. That part of the King's Highway known as No. 2A in The Municipality of Metropolitan Toronto beginning at a point situate at its intersection with the westerly limit of the overpass structure of the King's Highway known as No. 401 and extending westerly therealong for a distance of 2150 metres.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

O. Reg. 627/85, s. 4, part.

Schedule 258

# HIGHWAY NO. 649

Part 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

Part 5

(Reserved)

PART 6

Victoria— Village of Bobcaygeon

 That part of the King's Highway known as No. 649 in the Village of Bobcaygeon in the County of Victoria beginning at a point situate at its intersection with the northerly limit of the King's Highway known as No. 36 and extending northerly therealong for a distance of 325 metres

O. Reg. 627/85, s. 4, part.

Schedule 259

HIGHWAY NO. 586

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

District of Thunder Bay—

Twp. of Hagey  That part of the King's Highway known as No. 586 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 11 in the Township of Hagey and extending westerly to the end of the said King's Highway.

Part 6

(Reserved)

O. Reg. 627/85, s. 4, part.

EDWARD FULTON

Minister of Transportation

and Communications

Dated at Toronto, this 28th day of November, 1985.

(7828)

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#### HIGHWAY TRAFFIC ACT

O. Reg. 628/85. Drivers' Licences. Made—November 22nd, 1985. Filed—November 29th, 1985.

# REGULATION TO AMEND REGULATION 462 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 3 of subsection 17 (1) of Regulation 462 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 370/81, is revoked and the following substituted therefor:
  - 3. For an original driver's licence ..... \$ 6
- (2) Paragraph 6 of subsection 17 (1) of the said Regulation, as remade by section 1 of Ontario Regulation 359/82, is revoked and the following substituted therefor:
  - 6. For an application for the replacement of a driver's licence .....
- Section 17 of the said Regulation, as amended by section 1 of Ontario Regulation 370/81, section 1 of Ontario Regulation 357/82, section 2 o Ontario Regulation 743/82 and section 1 of Ontario Regulation 277/84, i further amended by adding thereto th following subsection:

- (2a) Notwithstanding any other provision in this section, the fee for renewal of a driver's licence other than a Class R driver's licence shall be \$3 for each six month period or part thereof during which the licence is valid and subsisting commencing with the 1st day of January, 1986. O. Reg. 628/85, s. 2.
- Section 20 of the said Regulation is revoked and the following substituted therefor:
- 20. It is a condition applying to every driver's licence that it bear, in the place indicated thereon, the signature of the holder thereof written in ink. O. Reg. 628/85, s. 3.
  - 4. Section 1 of this Regulation comes into force on the 1st day of January, 1986.

(7829)

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# **Publications Under The Regulations Act**

December 21st, 1985

# MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 629/85.

Town of Palmerston—Township of Minto Boundary.

Made—November 22nd, 1985.

Filed—December 2nd, 1985.

# ORDER IN COUNCIL

R.O.C. 386/85

WHEREAS The Corporation of the Town of Palmerston and The Corporation of the Township of Minto have entered into an agreement dated the 9th day of October, 1984 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS an objection to the proposed issuance of the Order was filed with the Clerk of the Executive Council, within the filing period, requesting that the order not be made until the Ontario Municipal Board had considered appeals regarding an official plan amendment and zoning by-law amendment effecting the lands proposed for annexation;

AND WHEREAS the Ontario Municipal Board has considered and has dismissed the aforementioned appeals;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of January, 1986, the portion of the Township of Minto described in the Schedule is annexed to the Town of Palmerston.
- 2. All real property of The Corporation of the Township of Minto in the annexed area vests in The Corporation of the Town of Palmerston on the 1st day of January, 1986.
- 3. On the 1st day of January, 1986, the by-laws of the Town of Palmerston extend to the annexed area and the by-laws of the Township of Minto cease to apply to such area, except,

- (a) by-laws that were passed,
  - (i) by the Township of Minto under section 34 or 41 of the Planning Act, 1983 or a predecessor of those sections, or
  - (ii) by the Township of Minto that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Town of Palmerston; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Minto.
- 4. The clerk of the Township of Minto shall forthwith prepare and furnish to the clerk of the Town of Palmerston a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area to and including the 31st day of December, 1985 and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area that are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Palmerston and may be collected by The Corporation of the Town of Palmerston in accordance with the provisions of the Municipal Affairs Act.
- (2) On or before the 1st day of April, 1986, The Corporation of the Town of Palmerston shall pay to The Corporation of the Township of Minto an amount equal to the amount of all real property taxes that were due but unpaid on the 1st day of January, 1986 that The Corporation of the Town of Palmerston is entitled under subsection (1) to collect in the annexed area.
- 6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Township of Minto and may be collected by The Corporation of the Township of Minto.
- 7. For the purposes of the assessment roll to be prepared for the Town of Palmerston under subsection 13 (1) of the Assessment Act in 1985, the annexed area shall be deemed to be a part of the Town of Palmerston.
- 8. The agreement between The Corporation of the Town of Palmerston and The Corporation of the

Township of Minto dated the 9th day of October, 1984 is hereby given effect. O. Reg. 629/85.

Recommended

BERNARD GRANDMAÎTRE
Minister of Municipal
Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered, November 22, 1985.

Lincoln M. Alexander
Lieutenant Governor

#### Schedule

# AREAS TO BE ANNEXED TO THE TOWN OF PALMERSTON

That portion of the Township of Minto in the County of Wellington, described as follows:

Beginning at the southwesterly angle of the northerly half of Lot 20 in Concession I in the Township of Minto;

Thence northerly along the westerly limit of that Lot 70.41 metres to a point;

Thence easterly and parallel with the southerly limit of the northerly half of that Lot 172.25 metres to a point;

Thence southerly and parallel with that westerly limit 70.41 metres to the northerly boundary of the Town of Palmerston;

Thence westerly along that northerly boundary 172.25 metres to the place of beginning. O. Reg. 629/85, Sched.

(7830)

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## MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 630/85.

City of Trenton—Township of Sidney—County of Hastings Boundary.

Made—October 24th, 1985. Filed—December 2nd, 1985.

## ORDER IN COUNCIL

R.O.C. 339/85

WHEREAS The Corporation of the City of Trenton, The Corporation of the Township of Sidney and The Corporation of the County of Hastings have entered into an agreement dated the 10th day of June, 1985 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of January, 1986, the portion of the Township of Sidney described in the Schedule is annexed to the City of Trenton.
- 2. All real property of The Corporation of the Township of Sidney or The Corporation of the County of Hastings situate in the annexed area vests in The Corporation of the City of Trenton on the 1st day of January, 1986.
- 3. On the 1st day of January, 1986, the by-laws of the City of Trenton extend to the annexed area and the by-laws of the Township of Sidney and the County of Hastings cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Sidney under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
    - (ii) by the Township of Sidney or the County of Hastings that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the City of Trenton; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Sidney.
- 4. The clerk of the Township of Sidney shall forthwith prepare and furnish to the clerk of the City of Trenton a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area to and including the 31st day of December, 1985, and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area that are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the City of Trenton and may be collected by The Corporation of the City of Trenton.

- (2) On or before the 1st day of April, 1986, The Corporation of the City of Trenton shall pay to The Corporation of the Township of Sidney an amount equal to the amount of all real property taxes that were due but unpaid on the 1st day of January, 1986 that The Corporation of the City of Trenton is entitled under subsection (1) to collect in the annexed area.
- 6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to the Township of Sidney and may be collected by the Township of Sidney.
- 7. For the purposes of the assessment roll to be prepared for the City of Trenton under subsection 13 (1) of the Assessment Act in 1985, the annexed area shall be deemed to be a part of the City of Trenton.
- 8.—(1) The Corporation of the City of Trenton shall pay to The Corporation of the Township of Sidney on or before the 1st day of June, 1986 the sum of \$20,000 as compensation for the loss of assessment resulting from the annexation provided for in section 1.
- (2) The Corporation of the City of Trenton shall pay to The Corporation of the County of Hastings on or before the 1st day of June, 1986 the sum of \$1,750 as compensation for the loss of assessment resulting from the annexation provided for in section 1.
- 9. The agreement between The Corporation of the City of Trenton, The Corporation of the Township of Sidney and The Corporation of the County of Hastings dated the 10th day of June, 1985 is hereby given effect. O. Reg. 630/85.

Recommended

BERNARD GRANDMAITRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered, October 24, 1985.

Lincoln M. Alexander Lieutenant Governor

## Schedule

The portion of the Township of Sidney, described as follows, is annexed to the City of Trenton:

Beginning at the intersection of an easterly boundary of the City of Trenton and the northerly limit of a Plan deposited in the Land Registry Office for the Land Registry Division of Hastings (No. 21) as Number 21R1583;

Thence north 84° 31' east along the said northerly limit 118.26 metres to the easterly limit of the said Plan;

Thence south 19° 19' east along the easterly limit of the said Plan 80.53 metres to an angle of the City of Trenton;

Thence southerly along a boundary of the said City to an angle of the said City;

Thence westerly along a portion of the northerly boundary of the said City to the said easterly boundary of the City of Trenton;

Thence northerly along the said easterly boundary to the place of beginning. O. Reg. 630/85, Sched.

(7831)

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#### EXECUTIVE COUNCIL ACT

O. Reg. 631/85.

Transfer of Administration of Acts— Mining Act (part), Mining Tax Act, Ontario Mineral Exploration Program Act, Ministry of Northern Affairs Act, Ontario Northland Transportation Commission Act, Local Services Boards Act, Road Access Act (part). Made—November 28th, 1985. Filed—December 3rd, 1985.

#### ORDER IN COUNCIL

O.C. 2831/85

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Pursuant to subsection 5 (1) of the Executive Council Act,

- 1. Administration of the Mining Act, except sections 112, 113, 114, 115 and 162, the Mining Tax Act, the Ontario Mineral Exploration Program Act and the powers and duties of the Minister of Natural Resources thereunder, and the Ministry of Northern Affairs Act, the Ontario Northland Transportation Commission Act and the Local Services Boards Act is assigned and transferred to the Minister of Northern Development and Mines.
- The duties of the Minister of Northern Affairs under subsection 2 (5) of the Road Access Act are assigned and transferred to the Minister of Northern Development and Mines.
- The officers of the Ministry of Natural Resources holding the offices described in Schedule A attached hereto are also deemed to be officers of the Ministry of Northern Development and Mines.

- 4. Pursuant to section 21 of the *Public Service*Act, the duties and functions of the Deputy
  Minister under the Mining Act are assigned
  and transferred to the Deputy Minister of
  Northern Development and Mines.
- Orders in Council 1840/85 and 1867/85 filed as Ontario Regulation 394/85 and 396/85, respectively, are revoked. O. Reg. 631/85.

Recommended

David Peterson
Premier and President
of the Council

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered, November 28, 1985.

LINCOLN M. ALEXANDER
Lieutenant Governor

Certified to be a true copy.

JAY A. SAINT
Assistant Clerk
Executive Council

#### Schedule A

Executive Co-ordinator, Lands and Waters Group

Director, Land Management Branch

Supervisor, Mining Lands Section of the Land Management Branch

District Managers of the Administrative Districts of the Ministry of Natural Resources

O. Reg. 631/85, Sched. A.

(7832)

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## ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 632/85. Exemption—Ministry of the Environment—MOE-30. Made—November 28th, 1985. Filed—December 4th, 1985.

# ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

# EXEMPTION—MINISTRY OF THE ENVIRONMENT—MOE-30

Having received a request from the Regional Director, Central Region, Ministry of the Environment, that an undertaking, namely:

The activity of loading debris created by the May 31, 1985 Simcoe County tornados, such debris now resting at two sites, namely, part of Lot 1, Concession 11, Township of Innisfil and part of Lot 15, Concession 5, Township of West Gwillimbury, and such debris including virtually all types of common building materials, household contents, brush and stumps, hauling it to the Metropolitan Toronto Keele Valley sanitary landfill site for disposal, and restoring the sites to a condition approximating that which existed prior to their use for temporary debris storage,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Regional Director, Central Region, that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. Both sites have been assessed by Ministry of the Environment regional hydrogeologic staff and it has been concluded that they are suitable for temporary storage of the debris. However, the sites are hydrogeologically sensitive and are not suited to long term disposal of this waste. Various constituents of the debris cannot be considered to be inert and, therefore, there is a risk of groundwater contamination.
- B. The Township of West Gwillimbury has committed with the property owner to remove the debris from Lot 15, Concession 5 by June 1986. The Ministry of the Environment has agreed to remove and dispose of the debris on behalf of the Township of West Gwillimbury.
- C. The Ministry of the Environment has indicated to the Ministry of Transportation and Communications that it will try to remove the tornado debris from their property in the Township of Innisfil before winter.
- D. Access to the sites and removal of the tornado debris from the temporary storage areas will be hampered by inclement winter weather conditions.
- E. Local sanitary landfills cannot accept the large volume of tornado debris without significantly reducing their overall life capacity. The Keele Valley sanitary landfill site is an engineered landfill site with adequate capacity to accept the tornado debris without seriously reducing the life span of the facility.
- F. The local public will become increasingly uneasy over the continuing presence of the tornado debris in view of the risk to the environment and the Ministry's commitment to remove it.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. Various constituents of the waste cannot be considered to be inert, and therefore, haulage to an approved sanitary landfill site is the only appropriate disposal method.
- B. The local public has expressed concern over possible groundwater contamination from the debris. If the debris can be removed from the temporary storage area prior to the onset of inclement winter weather conditions, then the risk of groundwater contamination from the tornado debris during the spring thaw will be eliminated.
- C. Local sanitary landfills cannot accept the large waste volume without significantly reducing their capacity and life span. Metropolitan Toronto has agreed to the use of their Keele Valley sanitary landfill site for disposal of the tornado debris. Disposal at this location will reduce environmental risks associated with the disposal of the debris and because of the size of the Keele Valley site, will not significantly affect its lifetime.
- D. The public in the area of the sites have, when enquiring about the sites, been advised that the storage of debris is temporary and that the material will be taken elsewhere for permanent disposal. Local Simcoe County municipalities have been advised similarly and when contacted regarding a possible Environmental Assessment Act exemption for the activity have indicated their agreement with the approach.
- E. An exemption from the provisions of the *Environmental Assessment Act* will allow the Ministry of the Environment to expedite final disposal of the debris and in so doing honour commitments made after the tornados devastated Simcoe County.

This exemption is subject to the following terms and conditions:

- The truck haulage routes designated by the Regional Director be followed in order to minimize any potential adverse effects on local Simcoe County residents.
- 2. A letter be sent to those on the local and county access roads, by the Ministry of the

Environment Barrie District Officer, to notify them of the implementation of the undertaking. A copy of this letter be sent to the town clerks of the townships of Essa, Innisfil and West Gwillimbury.

- The Regional Director ensure that the hauling contractor will securely contain all loads to prevent litter and clean up any litter that does result from the loading and hauling of the debris.
- Noise, smoke and dust generation be monitored by the Regional Director to ensure that local Simcoe County residents are not inconvenienced.
- 5. A written report will be prepared by the Regional Director describing the activities involved in the implementation of the undertaking. This report will be made available for inspection by the public and a copy will be submitted to the Director of the Environmental Assessment Branch. O. Reg. 632/85.

JAMES BRADLEY
Minister of the Environment

(7839)

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# **ENVIRONMENTAL PROTECTION ACT**

O. Reg. 633/85. Carbonated Soft Drink Cans Temporary Exemption. Made—November 28th, 1985. Filed—December 4th, 1985.

# REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

# CARBONATED SOFT DRINK CANS TEMPORARY EXEMPTION

1.—(1) Cylindrical metal cans,

- (a) with a capacity of between 280 and 300 millilitres of carbonated soft drink;
- (b) made out of steel; and
- (c) filled with carbonated soft drink by a person referred to in section 2,

are classified as exempt metal can containers.

- (2) For the purpose of clause (1) (b), a can, all except one end of which is made of steel, shall be deemed to be made of steel. O. Reg. 633/85, s. 1.
- 2. Exempt metal can containers filled with carbonated soft drink by a person who meets the require-

5272

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ments of section 3 are exempt from the provisions of Ontario Regulation 622/85 (Refillable Containers for Carbonated Soft Drink) until the 1st day of September, 1987. O. Reg. 633/85, s. 2.

3.—(1) The requirements referred to in section 2 are as follows:

- 1. The person must have carried on a business that involved filling metal cans with carbonated soft drink at a single location, and a single location only, in Ontario during the period from the 1st day of January, 1985 to the 1st day of September, 1985.
- 2. The person must not carry on a business that involves filling metal cans with carbonated soft drink using equipment other than that installed and used for that purpose during the period from the 1st day of June, 1985 to the 1st day of September, 1985.
- The person must not carry on a business that fills or sells more than 2,000,000 cases of twenty-four cans of carbonated soft drink in metal can containers in any twelve month period with each such period being calculated from the first day of each month starting with the 1st day of September, 1985.
- 4. The person must file with the Director of the Waste Management Branch of the Ministry of the Environment a written notice by the 1st day of March, 1986, setting out,
  - i. the location of the can filling line used in the business referred to in paragraphs 1 to 4,
  - ii. the total volume of carbonated soft drink sold or filled by the business carried on by that person in the twelve month period ending on the 31st day of August, 1985, and
  - iii. the capacity of the can filling line referred to in subparagraph i during September, 1985.
- 5. The person must file quarterly written returns with the Director of the Waste Management Branch of the Ministry of the Environment starting with the 15th day of March, 1986 setting out the number of cans of carbonated soft drink filled by the business carried on by that person in the three month period ending with the month immediately prior to the month the quarterly return is
- 6. The person must not carry on a business that sells more than 26,880,000 litres of carbonated soft drink in containers exempt under this Regulation during any twelve month period.

- (2) Paragraph 3 of subsection (1) does not apply to limit the number of cans that may be filled and sold if the cans and carbonated soft drink contained therein are distributed and sold in accordance with Ontario Regulation 623/85 (Containers). O. Reg. 633/85, s. 3.
- 4. This Regulation is revoked on the 1st day of September, 1987.

(7840)

### HIGHWAY TRAFFIC ACT

O. Reg. 634/85.

Yield Right of Way Signs in Territory Without Municipal Organization. Made-November 28th, 1985. Filed-December 5th, 1985.

# REGULATION TO AMEND **ONTARIO REGULATION 13/82** MADE UNDER THE HIGHWAY TRAFFIC ACT

 Ontario Regulation 13/82 is amended by adding thereto the following Schedules:

#### Schedule 17

- 1. The roadway known as Baker Drive in the unorganized municipality of Hyman in the Territorial District of Sudbury at its intersection with the roadway known as Sand Bay Road.
- 2. Southbound on Baker Drive. O. Reg. 634/85, s. 1, part.

#### Schedule 18

- 1. The roadway known as Coal Dock Road in the unorganized municipality of Hyman in the Territorial District of Sudbury at its intersection with the roadway known as Sand Bay Road.
- 2. Southbound on Coal Dock Road. O. Reg. 634/85, s. 1, part.

EDWARD FULTON Minister of Transportation and Communications

Dated at Toronto, this 28th day of November, 1985.

(7861)

# ONTARIO PLACE CORPORATION ACT

O. Reg. 635/85.

Fees.

Made—October 31st, 1985.

Approved—December 5th, 1985.

Filed—December 5th, 1985.

REGULATION TO AMEND
REGULATION 732 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
ONTARIO PLACE CORPORATION
ACT

- 1. Clauses 2 (10) (a) and (b) of Regulation 732 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 836/84, are revoked and the following substituted therefor:
  - (a) for each adult, \$4.75;
  - (b) for each junior, \$4.00;

ONTARIO PLACE CORPORATION:

V. J. COOPER General Manager

T. C. CURTIS Secretary-Treasurer

Dated at Toronto, this 31st day of October, 1985.

(7862)

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### **EDUCATION ACT**

O. Reg. 636/85. General Legislative Grants, 1984. Made—October 28th, 1985. Approved—November 7th, 1985. Filed—December 6th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 44/84 MADE UNDER THE EDUCATION ACT

 Section 39 of Ontario Regulation 44/84, as amended by section 6 of Ontario Regulation 241/85, is further amended by striking out ".00109 in respect of a project of a public or separate school board" in the twentyninth and thirtieth lines and inserting in lieu thereof ".000109 in respect of a project of a public or separate school board".

SEAN CONWAY

Minister of Education

Dated at Toronto, this 28th day of October, 1985.

(7863)

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## MOTORIZED SNOW VEHICLES ACT

O. Reg. 637/85. General. Made—November 28th, 1985. Filed—December 6th, 1985.

REGULATION TO AMEND
REGULATION 669 OF
REVISED REGULATIONS
OF ONTARIO, 1980
MADE UNDER THE
MOTORIZED SNOW VEHICLES ACT

- 1. Section 9 of Regulation 669 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 9. Every driver of a motorized snow vehicle shall obey the requirements set out in sections 124 and 125 of the *Highway Traffic Act* with respect to an indication of a traffic control signal system or a portable lane control signal system. O. Reg. 637/85, s. 1.
  - Section 17 of the said Regulation is revoked and the following substituted therefor:

17.—(1) This section applies to every motorized snow vehicle on a highway at any time,

- (a) from one-half hour before sunset to one-half hour after sunrise; or
- (b) when, because of insufficient light or unfavourable atmospheric conditions, persons and vehicles on the highway are not clearly visible at a distance of up to 150 metres.
- (2) Every vehicle to which this section applies shall have one head lamp on the front of the vehicle showing a white or amber light only and a tail lamp on the rear of the vehicle showing a red light only.

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- (3) Every lamp referred to in subsection (2) shall be clearly visible at a distance of at least 150 metres from the front or rear of the vehicle, as the case may be. O. Reg. 637/85, s. 2.
  - 3. The said Regulation is amended by adding thereto the following section:

20a. Persons in a motorized snow vehicle commonly known as an enclosed personnel carrier are designated a class of persons to whom subsection 18 (1) of the Act does not apply. O. Reg. 637/85, s. 3.

(7864)

# REGISTRY ACT

O. Reg. 638/85. Surveys, Plans and Descriptions of Land. Made-December 5th, 1985. Filed-December 6th, 1985.

# REGULATION TO AMEND REGULATION 898 OF REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE REGISTRY ACT

- 1.—(1) Subsection 3 (2) of Regulation 898 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- (2) Prior to registration or deposit, a person shall submit to the examiner for approval,
  - (a) plans prepared under the Boundaries Act, the Certification of Titles Act and the Condominium Act;
  - (b) plans prepared in support of an application for first registration and to be deposited under the Land Titles Act;
  - (c) three-dimensional plans (strata plans) to be registered or deposited under the Land Titles Act or the Registry Act;
  - (d) Registrar's Compiled Plans and municipal plans prepared under the Registry Act;
  - (e) plans to be registered or deposited under the Registry Act or the Land Titles Act where a Land Registrar requests such examination;
  - (f) plans required by the examiner to be examined under subsection (1). O. Reg. 638/85, s. 1 (1).

- (2) Clause 3 (5) (d) of the said Regulation, as remade by section 1 of Ontario Regulation 552/81, is amended by inserting after "under" in the third line "the Registry Act or".
- (3) Subsection 3 (7) of the said Regulation is revoked and the following substituted therefor:
- (7) A plan, other than a plan described in subsection (2), for registration or deposit under the Registry Act or the Land Titles Act shall be submitted to the Land Registry Office in which the plan is to be registered or deposited. O. Reg. 638/85, s. 1 (3).
  - (4) Section 3 of the said Regulation, as amended by section 1 of Ontario Regulation 552/81 and section 2 of Ontario Regulation 169/83, is further amended by adding thereto the following subsections:
- (8) A person submitting a plan under subsection (7) shall also submit one paper print of the plan signed by the surveyor and if the plan submitted is for registration or deposit under the Land Titles Act,
  - (a) a white print of every registered or deposited plan that shows the land included in the plan or that shows lands adjoining the lands included in the plan; and
  - (b) a photocopy of the parcel register of the lands included in the plan certified by the surveyor as being current to the date of the plan.
- (9) A plan certified by a surveyor after the 31st day of December, 1985 and submitted under subsection (2) or (7), except Registrar's Compiled Plans and plans attached to instruments to be registered or deposited under the Registry Act or registered under the Land Titles Act, shall be accompanied by the plan submission form of the Association of Ontario Land Surveyors. O. Reg. 638/85, s. 1 (4).
  - 2. This Regulation comes into force on the 1st day of January, 1986.

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(7865)

# PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 639/85. The Regional Municipality of York, Town of Markham. Made-December 6th, 1985. Filed-December 6th, 1985.

# REGULATION TO AMEND **ONTARIO REGULATION 473/73** MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Section 15 of Ontario Regulation 473/73, as made by section 1 of Ontario Regulation 21/74, is revoked and the following substituted therefor:

15.—(1) In this section.

"floor area ratio" means the gross floor area of all buildings on a lot expressed as a percentage of the lot area:

"restaurant" means an establishment in which meals are prepared for sale and are served at tables located inside or immediately outside the building in which they are prepared and may include, as an accessory use, a take-out service.

- (2) Notwithstanding any other provision of this Order, the building now existing on the lands described in subsection (5) may continue to be used for purposes of displaying swimming pools and garden equipment and for a garden and nursery centre if all areas of open storage used in connection with such purposes are located to the east of the building and are enclosed by a fence.
- (3) Notwithstanding any other provision of this Order, there may be erected on the lands described in subsection (5) a building or buildings to be used for any of the following purposes, if the requirements set out in subsection (4) are met:
  - 1. Animal hospital or veterinary establishment.
  - 2. Art or antique store.
  - 3. Art or craft studio.
  - 4. Bakery.
  - 5. Bank or financial institution.
  - 6. Barber shop, beauty parlour, laundromat, shoe repair or similar personal service shop.
  - 7. Beer store.
  - 8. Bowling operation.
  - 9. Catalogue sales store.
  - Furniture store.
  - 11. Health centre.
  - 12. Hotel or motel.
  - 13. Liquor or wine store.

- 14. Meeting facilities for a trade union, club, fraternal organization, lodge or similar organization.
- Pet store.
- 16. Photocopying operation.
- 17. Photography studio.
- 18. Place of worship.
- 19. Professional or business office.
- 20. Restaurant with or without licence to sell alcoholic beverages.
- 21. Store selling home improvement products.
- 22. Store for appliance sales or repair.
- 23. Store for the rental of goods and equipment.
- (4) Requirements for buildings permitted under subsection (3) are established as follows:

Minimum distance of building from the property line on Kennedy Road

12 metres

Minimum distance of building from the property line on Unionville By-pass

12 metres

Minimum distance of building from the northerly property line

12 metres

Minimum distance of building from the southerly property line

metres

Maximum building height

9.5 metres

Maximum floor area ratio

per cent

#### Parking

Parking spaces, each having a width of not less than 2.75 metres and an area exclusive of aisle or driveway of not less than 16.2 square metres, shall be provided and maintained with adequate access thereto in accordance with the following standards:

1. Banks -one parking space for each 20 square metres of gross floor area.

2. Health centres -five parking spaces for each squash or handball court

six parking spaces for each

tennis court

one parking space for each 30 square metres of gross floor area devoted to exercise rooms, gymnasia and similar uses.

3. Hotels, motels

- —one parking space per suite and one additional parking space for each 9 square metres of gross floor area devoted to restaurants, lounges and taverns, meeting rooms, banquet rooms and similar uses.
- Professional and business offices
- —one parking space for each 30 square metres of gross floor area or part thereof.
- 5. Restaurants and lounges
- one parking space for each 9 square metres of gross floor area including areas outside the building or structure designed for the consumption of food or beverage.
- All other uses permitted
- —one parking space for each 30 square metres of gross floor area.

# Off-street loading space

Gross floor area of 1,860 square metres or less

-one loading space

Gross floor area greater than 1,860 square metres

-two loading spaces

A loading space shall be a minimum of 3.6 metres in width, 12 metres in length and 4.2 metres in height clearance and shall be adjacent to an access doorway leading directly into the building served.

(5) This section applies to the lands described as follows:

#### Firstly:

All that parcel of land situate in the Town of Markham, in The Regional Municipality of York, formerly the Township of Markham in the County of York, and being part of Lot 1 according to a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 2196 and being composed of the following parcels of land:

 Beginning at a point in the east limit of Kennedy Road, said point being also in the westerly limit of the said Lot 1, 544 feet, 8½ inches northerly from the southwest angle of the said Lot 1; Thence northerly along the westerly limit of Lot 1, 420 feet, 4½ inches, more or less, to the northwest angle of Lot 1;

Thence easterly along the northerly limit of Lot 1, 209 feet, 6 inches to a point;

Thence southerly parallel to the westerly limit of Lot 1, 420 feet, 6 inches to a point;

Thence westerly parallel to the northerly limit of Lot 1, 209 feet, 6 inches to the place of beginning;

Excepting therefrom that portion of Lot 1 designated as Part 12 on an Expropriation Plan registered as Number 8527 in the said Land Registry Office.

Beginning at a point 544 feet, 8 inches measured northerly from the southerly limit of
Lot 1 on a line parallel to and distant 209
feet, 6 inches east of the westerly limit of the
said Lot, measured on the southerly limit of
the said Lot;

Thence easterly parallel to the southerly limit of the said Lot, 222 feet, 2 inches;

Thence northerly parallel to the westerly limit of the said Lot, 420 feet, 10 inches, more or less, to the notherly limit of the said Lot;

Thence westerly along the said limit 222 feet, 2 inches to a point distant 209 feet, 6 inches measured easterly along the said northerly limit from the westerly limit thereof;

Thence southerly along the first-mentioned parallel line 420 feet, 7½ inches, more or less to the place of beginning.

#### Secondly:

That parcel of land situate in the Town of Markham in The Regional Municipality of York, being that part of Lot 9 in Concession VI described as parts 17 and 21 on a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 64R-7974. O. Reg. 639/85, s. 1.

 Schedule 2 to the said Regulation, as made by section 2 of Ontario Regulation 21/74, is revoked.

> G. M. FARROW Assistant Deputy Minister Community Planning Wing Ministry of Municipal Affairs

Dated at Toronto, this 6th day of December, 1985.

(7866)

# **Publications Under The Regulations Act**

December 28th, 1985

# DRUGLESS PRACTITIONERS ACT

O. Reg. 640/85. Physiotherapists. Made-November 5th, 1985. Approved—December 5th, 1985. Filed-December 9th, 1985.

# REGULATION TO AMEND **REGULATION 253 OF** REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE DRUGLESS PRACTITIONERS ACT

- 1. Subsection 9 (5) of Regulation 253 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 614/84, exclusive of the clauses, is revoked and the following substituted therefor:
- (5) The fee for re-registration as a physiotherapist is,

together with an additional fee of \$50 where the registration of the person has expired under subsection 6 (3).

- 2. Clause 14 (2) (a) of the said Regulation, as remade by section 2 of Ontario Regulation 614/84, is revoked and the following substituted therefor:
  - (a) an amount not to exceed \$115 a day; and

BOARD OF DIRECTORS OF PHYSIOTHERAPY:

PATRICIA A. C. HARTNETT Vice-Chairman

> RHONA WOLPERT Registrar

Dated at Toronto, this 5th day of November, 1985.

#### HIGHWAY TRAFFIC ACT

O. Reg. 641/85. Driver Licence Examinations. Made-December 5th, 1985. Filed-December 10th, 1985.

# REGULATION TO AMEND REGULATION 461 OF REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Section 3 of Regulation 461 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 275/84, is amended by striking out "or" at the end of clause (d), by adding "or" at the end of clause (e) and by adding thereto the following clause:
  - (f) a member of a force or of a civilian component of a force of one of the Contracting Parties to the North Atlantic Treaty Organization Status of Forces Agreement who,
    - (i) has taken a post in Ontario under the Agreement,
    - (ii) is from a reciprocating country,
    - (iii) is not a Canadian citizen or permanent resident of Canada as defined in the Immigration Act, 1976 (Canada), and
    - (iv) is the holder of a valid driver's licence issued by a reciprocating country.

(7868)

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### LOCAL SERVICES BOARDS ACT

O. Reg. 642/85.

Establishment of Local Services Board-Community of Goulais River.

Made-December 9th, 1985. Filed-December 11th, 1985.

(7867)

# ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the Local Services Boards Act; and

IN THE MATTER OF the establishment of a Local Services Board for the community of Goulais River situate in territory without municipal organization in the Territorial District of Algoma.

#### ORDER

Under the provisions of section 4 of the Local Services Boards Act, IT IS ORDERED:

- 1. A Local Services Board is established under the name "The Local Services Board of Goulais and District". O. Reg. 642/85, s. 1.
- 2. The boundaries of the Board area are those described in the Schedule. O. Reg. 642/85, s. 2.
- 3. The Board shall be composed of five members. O. Reg. 642/85, s. 3.
- 4. The Board may exercise the powers set out in paragraph 2 of the Schedule to the Act. O. Reg. 642/85, s. 4.
- 5.—(1) The election of the first members of the Board shall be held in the community of Goulais River on the 16th day of December, 1985 and the members so elected shall hold office from the 16th day of December, 1985 to the 30th day of September, 1986 and until a new Board is elected.
- (2) Mr. Art Glassford, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 642/85, s. 5.

René Fontaine Minister of Northern Development and Mines

Dated at Toronto, this 9th day of December, 1985.

#### Schedule

All that tract of land in the geographic townships of Dennis, Fenwick, Haviland, Kars, Ley, Tupper and Van Koughnet in the Territorial District of Algoma and Province of Ontario described as follows:

Beginning at the southeast corner of the Township of Van Koughnet;

Thence northerly along the east boundary of the said Township of Van Koughnet to the northeast corner thereof; Thence westerly along the north boundary of the said Township of Van Koughnet to the southeast corner of the Township of Tupper;

Thence northerly along the east boundary of the said Township of Tupper to the northeast corner thereof;

Thence westerly along the north boundary of the townships of Tupper and Haviland to the high water mark along the easterly shore of Batchawana Bay, Lake Superior;

Thence in a general southerly, westerly, southerly and easterly direction following the high water mark along the shore of Lake Superior to the north limit of Section 3 in the Township of Dennis;

Thence westerly along the said north limit to the southeast corner of Section 33 in the Township of Kars;

Thence northerly along the east limit of said Section 33 to the northeast corner of the southeast quarter thereof;

Thence westerly along the north limit of the said southeast quarter of Section 33 to the northwest corner thereof;

Thence northerly along the east limit of the northwest quarter of said Section 33 to the northeast corner thereof;

Thence easterly along the north limit of said Section 33 to the southeast corner of Section 28;

Thence northerly along the east limit of said Section 28 to the northeast corner thereof;

Thence easterly along the south limit of Section 22 to the southeast corner of the southwest quarter thereof;

Thence northerly along the west limit of the southwest and northwest quarter of said Section 22 to the northeast corner of the said northwest quarter thereof;

Thence easterly along the south limit of sections 15 and 14 to the high water mark of Goulais Bay, Lake Superior;

Thence in a general northeasterly and southeasterly direction along the said high water mark of Goulais Bay to the south boundary of the Township of Fenwick;

Thence westerly along the south boundary of the townships of Fenwick and Van Koughnet to the place of beginning. O. Reg. 642/85, Sched.

(7893)

## PLANNING ACT, 1983

O. Reg. 643/85.

Restricted Areas—County of Simcoe, Township of Vespra.

Made-December 4th, 1985. Filed-December 11th, 1985.

REGULATION TO AMEND **ONTARIO REGULATION 62/73** MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 62/73 is amended by adding thereto the following section:

54.—(1) Despite any other provision of this Order, a building to be used as a retail, wholesale and warehouse facility may be erected on the land described in subsection (2) if it does not exceed 1.672 souare metres.

(2) Subsection (1) applies to that parcel of land in the City of Barrie, formerly in the Township of Vespra, in the County of Simcoe, being that part of the east half of Lot 19 in Concession V described as parts 1, 5, 6 and 7 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-13789. O. Reg. 643/85, s. 1.

> L. J. FINCHAM Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs

Dated at Toronto, this 4th day of December, 1985.

(7894)52

## VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 644/85. General

Made-December 5th, 1985.

Filed-December 11th, 1985.

**REGULATION TO AMEND REGULATION 943 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE VOCATIONAL REHABILITATION SERVICES ACT

1. Schedule 1 to Regulation 943 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

- 35a. Forward House of London.
  - 2. Schedule 2 of the said Regulation is amended by adding thereto the following item:

102a. Forward House #3 - Workshop, 442 Spruce Street, London, Ontario

(7895)

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## FARM INCOME STABILIZATION ACT

O. Reg. 645/85. Sovbean Stabilization. 1982-1984-Plan. Made-November 8th, 1985. Approved-December 5th, 1985. Filed-December 12th, 1985.

# REGULATION TO AMEND **ONTARIO REGULATION 672/82** MADE UNDER THE FARM INCOME STABILIZATION **ACT**

- 1. Ontario Regulation 672/82 is amended by adding thereto the following sections:
- 15. The base price for soybeans for the 1984 crop year is \$286.41 per tonne. O. Reg. 645/85, s. 1, part.
- 16. The stabilization price for sovbeans for the 1984 crop year is \$290.82 per tonne. O. Reg. 645/85, s. 1. bart.
- 17. The farm product receipts for the 1984 crop year are calculated to be \$277.56 per tonne. O. Reg. 645/85, s. 1, part.

FARM INCOME STABILIZATION COMMISSION OF ONTARIO:

> M. HUFF Chairman

RUTH DAY Secretary

Dated at Toronto, this 8th day of November, 1985.

(7896)

1599

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# O. Reg. 646/85

## CROP INSURANCE ACT (ONTARIO)

O. Reg. 646/85.

Crop Insurance Plan—Sour Cherries. Made—November 4th, 1985. Approved—December 5th, 1985.

Filed—December 11th, 1985.

# REGULATION TO AMEND REGULATION 221 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- Clauses 6 (b) and (c) of the Schedule to Regulation 221 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
  - (b) the application for insurance;
  - $(\epsilon)$  the production guarantee report; and
- Clause 7 (a) of the said Schedule is revoked and the following substituted therefor:
  - (a) be in a form provided by the Commission;
- 3. Subsection 10 (1) of the said Schedule, as remade by section 2 of Ontario Regulation 773/81, is revoked and the following substituted therefor:
- (1) The established price for sour cherries is,
  - (a) 20 cents; or
  - (b) 23 cents.

per pound.

- 4. Section 14 of the said Schedule is amended by striking out "Form 3" in the second line and inserting in lieu thereof "the form prescribed by the Commission".
- 5.—(1) Clause 6 (1) (a) of Form 1 of the said Regulation is revoked and the following substituted therefor:
  - (a) loss or damage to the insured crop occurs; or
- (2) Subparagraph 6 (2) of the said Form 1 is revoked and the following substituted therefor:

- (2) Notwithstanding subparagraph (1), where loss or damage to the insured crop occurs and the damage was occasioned at a readily ascertainable time, the insured person shall notify the Commission in writing within the following time limits:
  - For hail or wind damage, within three days of the time of loss.
  - For frost damage or freeze injury affecting the quality of the fruit, within three days of the time of loss.
  - Form 2 of the said Regulation, as amended by section 3 of Ontario Regulation 798/83, is revoked.
  - Form 3 of the said Regulation is revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. Huff Chairman

J. MULDER
Secretary

Dated at Toronto, this 4th day of November, 1985.

(7897) 52

### CROP INSURANCE ACT (ONTARIO)

O. Reg. 647/85. Crop Insurance Plan—Apples. Made—November 4th, 1985. Approved—December 5th, 1985. Filed—December 12th, 1985.

# REGULATION TO AMEND REGULATION 198 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

Clauses 3 (c) and (d) of the Schedule to
Regulation 198 of Revised Regulations

of Ontario, 1980 are revoked.

- 2.—(1) Clause 6 (b) of the said Schedule is revoked and the following substituted therefor:
  - (b) the application for insurance;
- (2) Clause 6 (c) of the said Schedule, as amended by subsection 1 (1) of Ontario

Regulation 754/83, is revoked and the following substituted therefor:

- (c) the production guarantee report;
- 3. Clause 7 (a) of the said Schedule is revoked and the following substituted therefor:
  - (a) be in a form provided by the Commission;
- 4.—(1) Subsection 9 (4) of the said Schedule, as amended by section 2 of Ontario Regulation 768/81, is further amended by striking out the words "under a comprehensive insurance contract" in the first and second lines.
- (2) Subsection 9 (5) of the said Schedule is revoked.
- 5.—(1) Subsection 10 (1) of the said Schedule is revoked and the following substituted therefor:
- (1) The established price for apples is,
  - (i) 6 cents,
  - (ii) 8 cents, or
  - (iii) 10 cents,

per pound.

- (2) Subsection 10 (2) of the said Schedule, as remade by section 3 of Ontario Regulation 768/81, is amended by striking out "the type of insurance contract and" in the first and second lines.
- (3) Subsection 10 (3) of the said Schedule, as amended by section 1 of Ontario Regulation 37/83, is revoked and the following substituted therefor:
- (3) Where,
  - (a) the insured person applies therefor in writing prior to the 20th day of December in the crop year; and
  - (b) the Commission consents in writing,

any established price designated in subsection (1) may be substituted for the established price selected by the insured person at the time a contract of insurance is made or for any substitution made under this subsection.

6.—(1) Subsection 12 (1a) of the said Schedule, as made by subsection 4 (2) | later than the 1st day of August in the crop year.

of Ontario Regulation 768/81, is revoked and the following substituted therefor:

(1a) Notwithstanding subsection (1), where the guaranteed production exceeds 600,000 pounds, the premium payable in respect of each 600,000 pounds excess coverage shall be reduced as follows:

GUARANTEED PRODUCTION	PREMIUM DISCOUNT		
Up to 600,000 pounds	0		
600,001 to 1,200,000 pounds	10 per cent		
1,200,001 to 1,800,000 pounds	20 per cent		
1,800,001 to 2,400,000 pounds	30 per cent		
Over 2,400,000 pounds	35 per cent		

- (2) Subsection 12 (4) of the said Schedule is revoked.
  - 7. Section 14 of the said Schedule is amended by striking out "Form 3" in the second line and inserting in lieu thereof "the form prescribed by the Commission".
  - 8.—(1) Subparagraph 5 (3) of Form 1 of the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 6/85, is amended by striking out "under a comprehensive insurance contract" in the first and second lines.
- (2) Subparagraph 5 (5) of the said Form 1. as remade by subsection 1 (2) of Ontario Regulation 6/85, is revoked.
  - 9. Form 2 of the said Regulation, as amended by section 3 of Ontario Regulation 754/83 and section 1 of Ontario Regulation 82/84, is revoked.
- 10. Form 3 of the said Regulation, as amended by section 4 of Ontario Regulation 754/83, is revoked.
- 11. Subparagraph 5 (3) of Form 4 of the said Regulation, as made by section 5 of Ontario Regulation 754/83 and amended by subsection 2 (2) of Ontario Regulation 82/84, is revoked and the following substituted therefor:
- (3) A premium deposit of \$200 shall be paid not

THE CROP INSURANCE COMMISSION OF ONTARIO:

O. Reg. 647/85

M. Huff Chairman

J. MULDER Secretary

Dated at Toronto, this 4th day of November, 1985.

(7898)

## **CROP INSURANCE ACT (ONTARIO)**

O. Reg. 648/85. Crop Insurance Plan—Pears. Made—November 4th, 1985. Approved—December 5th, 1985. Filed—December 12th, 1985.

REGULATION TO AMEND REGULATION 216 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- Clauses 6 (b) and (c) of the Schedule to Regulation 216 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
  - (b) the application for insurance;
  - (c) the production guarantee report; and
- Clause 7 (a) of the said Schedule is revoked and the following substituted therefor:
  - (a) be in a form provided by the Commission;
- 3. Subsections 9 (1), (2) and (3) of the said Schedule, as remade by section 1 of Ontario Regulation 8/85, are revoked and the following substituted therefor:
- (1) Subject to subsections (2) and (3), the coverage provided under a contract of insurance is 68 per cent of the average yield as determined by the Commission multiplied by the established price.
- (2) The coverage provided under subsection (1) shall be increased following each consecutive no claim year as follows:
  - Following the first no claim year, to 70 per cent.

- Following the second no claim year, to 73 per cent.
- 3. Following the third no claim year, to a maximum of 76 per cent.
- (3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that where a claim occurs in a year when the coverage is 68 per cent, the coverage shall be reduced to a minimum of 66 per cent.
  - 4. Subsection 12 (1) of the said Schedule, as remade by section 2 of Ontario Regulation 8/85, is revoked and the following substituted therefor:
  - (1) The total premium payable in the crop year is,
    - (a) where the level of coverage is 76 per cent, 15 per cent;
    - (b) where the level of coverage is 73 per cent, 16 per cent;
    - (c) where the level of coverage is 70 per cent, 17 per cent;
    - (d) where the level of coverage is 68 per cent, 18 per cent; and
    - (e) where the level of coverage is 66 per cent, 19 per cent,

of the guaranteed production in pounds multiplied by the established price.

- 5. Section 14 of the said Schedule is amended by striking out "Form 3" in the second line and inserting in lieu thereof "the form prescribed by the Commission".
- Form 2 of the said Regulation, as amended by section 3 of Ontario Regulation 795/83, is revoked.
- 7. Form 3 of the said Regulation is revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. Huff Chairman

J. MULDER Secretary

Dated at Toronto, this 4th day of November, 1985.

(7899)

#### **CROP INSURANCE ACT (ONTARIO)**

O. Reg. 649/85.

O. Reg. 649/85

Crop Insurance Plan—Plums. Made—November 4th, 1985. Approved—December 5th, 1985. Filed—December 12th, 1985.

# REGULATION TO AMEND REGULATION 219 OF REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1. Clauses 6 (b) and (c) of the Schedule to Regulation 219 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
  - (b) the application for insurance;
  - (c) the production guarantee report; and
- 2. Clause 7 (a) of the said Schedule is revoked and the following substituted therefor:
  - (a) be in a form provided by the Commission;
- 3. Subsection 10 (1) of the said Schedule, as remade by section 2 of Ontario Regulation 772/81, is revoked and the following substituted therefor:
- (1) The established price for plums is,
  - (a) 15 cents; or
  - (b) 20 cents.

#### per pound.

- 4. Subsection 12 (1) of the said Schedule. as remade by section 1 of Ontario Regulation 9/85, is revoked and the following substituted therefor:
- (1) The total premium payable in the crop year is,
  - (a) where the level of coverage is 70 per cent, 21 per cent;
  - (b) where the level of coverage is 68 per cent, 22 per cent;
  - (c) where the level of coverage is 66 per cent, 23 per cent;
  - (d) where the level of coverage is 63 per cent, 24 per cent; and

(e) where the level of coverage is 60 per cent, 25 per cent.

of the guaranteed production in pounds multiplied by the established price.

- 5. Section 14 of the said Schedule is amended by striking out "Form 3" in the second line and inserting in lieu thereof "the form prescribed by the Commission".
- 6. Form 2 of the said Schedule, as amended by section 3 of Ontario Regulation 797/83, is revoked.
- 7. Form 3 of the said Schedule is revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. HUFF Chairman

J. MULDER Secretary

Dated at Toronto, this 4th day of November, 1985.

(7901)

## CROP INSURANCE ACT (ONTARIO)

O. Reg. 650/85. Crop Insurance Plan-Grapes. Made-November 4th, 1985. Approved—December 5th, 1985. Filed—December 12th, 1985.

# REGULATION TO AMEND **REGULATION 208 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE **CROP INSURANCE ACT (ONTARIO)**

- 1. Clauses 6 (b) and (c) of the Schedule to Regulation 208 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
  - (b) the application for insurance;
  - (c) the production guarantee report; and
- 2. Clause 7 (a) of the said Schedule is revoked and the following substituted therefor:
  - (a) be in the form provided by the Commission;

- 3. Subsection 10 (1) of the said Schedule, as remade by section 1 of Ontario Regulation 7/85, is revoked and the following substituted therefor:
- (1) Subject to subsection (3), the established price for grapes is 12 cents per pound.
  - 4. Section 14 of the said Schedule is amended by striking out "Form 3" in the second line and inserting in lieu thereof "the form prescribed by the Commission".
  - 5. Clause 12 (3) (a) of Form 1 of the said Regulation is amended by striking out "his agent" in the second line and inserting in lieu thereof "the person's authorized representative".
  - Form 2 of the said Regulation is revoked.
  - 7. Form 3 of the said Regulation is revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

M. Huff Chairman

J. Mulder Secretary

Dated at Toronto, this 4th day of November, 1985.

(7901) 52

#### LOCAL ROADS BOARDS ACT

O. Reg. 651/85.
Establishment of Local Roads
Areas—Northern and Eastern Regions.
Made—December 4th, 1985.
Filed—December 13th, 1985.

REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 63 to Regulation 598 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

#### Schedule 63

### CASGRAIN LOCAL ROADS AREA

All those portions of the Township of Casgrain in the Territorial District of Cochrane shown outlined on Ministry of Transportation and Communications Plan N-1390-4, filed with the Information Management Office of the Ministry of Transportation and Communications at Toronto on the 8th day of November, 1985. O. Reg. 651/85, s. 1.

EDWARD FULTON

Minister of Transportation

and Communications

Dated at Toronto, this 4th day of December, 1985.

(7902)

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#### FARM PRODUCTS MARKETING ACT

O. Reg. 652/85. Tobacco—Marketing. Made—December 12th, 1985. Filed—December 13th, 1985.

# REGULATION TO AMEND REGULATION 383 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Paragraph 4 of subsection 12 (2) of Regulation 383 of Revised Regulations of Ontario, 1980 is amended by striking out "Canada Ltd." in the second line and inserting in lieu thereof "Limited".

THE FARM PRODUCTS MARKETING BOARD:

J. R. Sandever Acting Vice-Chairman

GLORIA MARCO BORYS
Secretary

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Dated at Toronto, this 12th day of December, 1985.

(7903)

# MINISTRY OF COMMUNITY AND SOCIAL SERVICES ACT

O. Reg. 653/85.
Institutions under the Control of the Minister.
Made—December 12th, 1985.

Filed-December 13th, 1985.

52

REGULATION MADE UNDER THE MINISTRY OF COMMUNITY AND SOCIAL SERVICES ACT

# INSTITUTIONS UNDER THE CONTROL OF THE MINISTER

- 1.—(1) CECI'S CHILD CARE INC. is designated as an organization that is subject to the control of the Minister.
- (2) The Minister may operate and manage the organization for the purpose of providing services for children under the *Developmental Services Act* and the *Child and Family Services Act*, 1984 and for that purpose the Minister may immediately occupy and (7904)

operate or arrange for the occupation and operation by a person or organization designated by him,

- (a) those parts of the premises municipally known as units 75, 77, 79, 81, 83, 87, 89, 91, 93 and 95 on the south side of Henry Lane Terrace in the City of Toronto in The Municipality of Metropolitan Toronto occupied or used by the organization; and
- (b) any premises or part thereof in addition to those premises referred to in clause (a) occupied or used by the organization. O. Reg. 653/85, s. 1.

904)

# **Publications Under The Regulations Act**

January 4th, 1986

# OCCUPATIONAL HEALTH AND SAFETY ACT

O. Reg. 654/85.

Designated Substance—Asbestos on Construction Projects and in Buildings and Repair Operations. Made—December 5th, 1985. Filed—December 16th, 1985.

# REGULATION MADE UNDER THE OCCUPATIONAL HEALTH AND SAFETY ACT

## DESIGNATED SUBSTANCE—ASBESTOS ON CONSTRUCTION PROJECTS AND IN BUILDINGS AND REPAIR OPERATIONS

- 1. In this Regulation,
- "asbestos" means any of the following fibrous silicates: actinolite, amosite, anthophyllite, chrysotile, crocidolite or tremolite:
- "building" includes a structure, and without restricting the generality of the foregoing, includes the electrical, plumbing, heating and air handling equipment, including rigid duct work, of a building or structure;
- "Chief Physician" means the Chief Physician of the Occupational Health Medical Service of the Ministry;
- "Construction Health and Safety Branch" means the Construction Health and Safety Branch of the Ministry;
- "demolition" includes dismantling and breaking-up;
- "Director" means the Director of the Construction Health and Safety Branch of the Ministry;
- "friable material" means material that when dry can be crumbled, pulverized or powdered by hand pressure and includes such material that is crumbled, pulverized or powdered;
- "HEPA filter" means a high efficiency particulate aerosol filter that is at least 99.97 per cent efficient in collecting a 0.3 micrometre aerosol;
- "joint health and safety committee" includes a joint health and safety committee established under section 8 of the Act, a committee of like nature and the workers or their representatives who participate in

an arrangement, program or system conforming to subsection 8 (2) of the Act;

"Type 1 operation", "Type 2 operation" and "Type 3 operation" mean respectively an operation described in clause 9 (1) (a), (b) or (c), as the case may be, as a Type 1, Type 2 or Type 3 operation. O. Reg. 654/85, s. 1.

## 2.—(1) This Regulation applies to,

- (a) every project and to the owner thereof, and to every constructor, employer and worker engaged in or on the project;
- (b) the repair, alteration or maintenance of a building and to the owner thereof, and to every employer and worker engaged in such repair, alteration or maintenance;
- (c) every building in which friable material that may contain asbestos has been used as fireproofing or as insulation and to the owner thereof;
- (d) the demolition of machinery, equipment, aircraft, ships, locomotives, railway cars and vehicles and to every employer and worker engaged in such demolition;
- (e) subject to subsection (2),
  - (i) the repair, alteration or maintenance of machinery, equipment, aircraft, ships, locomotives, railway cars and vehicles and to every employer and worker engaged in such repair, alteration or maintenance, and
  - (ii) work on a building that is necessarily incidental to the repair, alteration or maintenance of machinery or equipment and to every employer and worker engaged in such work,

where material containing asbestos is likely to be handled, dealt with, disturbed or removed.

(2) This Regulation does not apply to an employer to whom Ontario Regulation 570/82 applies in respect of those workers employed by the employer and engaged in the activities described in clause (1) (e) if the employer has on or before the day this Regulation is filed with the Registrar of Regulations put into effect and maintained measures and procedures to control the exposure of workers to asbestos and has incorpo-

rated the same in an asbestos control program in accordance with Ontario Regulation 570/82.

- (3) This Regulation does not apply to an owner of a private residence occupied by the owner or the owner's family or to an owner of a residential building that contains not more than four dwelling units, one of which is occupied by the registered owner or family of the registered owner. O. Reg. 654/85, s. 2.
- 3.—(1) No person shall apply or install by spraying or cause to be applied or installed by spraying material containing more than 1 per cent asbestos by dry weight that can become friable.
- (2) No person shall apply or install as pipe or boiler insulation or cause to be applied or installed as pipe or boiler insulation material containing more than 1 per cent asbestos by dry weight that can become friable.
- (3) A liquid sealant shall not be applied to friable material that contains asbestos if the friable material has visibly deteriorated or there is insufficient strength and adhesion of the friable material to its underlaying materials and surfaces to support the weight of the sealant and the friable material.
- (4) Where work is likely to disturb friable material containing asbestos or work is to be carried on in close proximity to and may disturb friable material containing asbestos, the constructor or employer shall advise a worker accordingly. O. Reg. 654/85, s. 3.
- 4.—(1) The demolition of machinery or equipment or of a building, aircraft, ship, locomotive, railway car or vehicle, or any part thereof, shall be carried out or continued only when all friable material containing asbestos that may be disturbed during the course of the work has been removed to the extent practicable.
- (2) Subsection (1) does not apply so as to prevent work necessary to gain access to the friable material containing asbestos to be removed, if the workers doing the work are protected from the hazard. O. Reg. 654/85, s. 4.
- 5.—(1) Where an owner knows or an inspection required under section 7 or an examination under subsection (3) establishes that friable material containing asbestos has been used in a building, as fireproofing or as acoustical or thermal insulation, the owner shall,
  - (a) prepare and maintain on the premises a record of the location of the friable material;
  - (b) where the owner is not the tenant or lessee of the building, notify in writing the tenants or lessees, if any, at or adjacent to the location of the friable material;
  - (c) advise workers of the owner, and workers of whose presence the owner is aware, who may work in close proximity to the friable material and who may disturb the material of its presence;

- (d) institute and maintain a program for the training and instruction of every worker employed in the building by the owner who is likely to work in close proximity to and may disturb the friable material in,
  - (i) the hazards of asbestos exposure,
  - (ii) the use, care and disposal of protective equipment and clothing to be used and worn, and personal hygiene, and
  - (iii) the work practices and procedures to be used in doing the work as prescribed by this Regulation; and
- (e) inspect the friable material at reasonable intervals in order to determine its condition.
- (2) Where a tenant or lessee has received a notice under clause (1) (b), the tenant or lessee shall be responsible for performing the duties set out in clauses (1) (c) and (d) with respect to the workers of the tenant or lessee.
- (3) Where in a building it is readily apparent that friable material used therein as fireproofing or acoustical or thermal insulation has fallen and is being disturbed so that exposure to the friable material is likely to occur, the owner shall cause the material to be examined to establish whether the material contains asbestos.
- (4) Where the examination mentioned in subsection (3) discloses that the friable material contains asbestos,
  - (a) the owner shall cause the fallen material to be cleaned up and removed; and
  - (b) where it is readily apparent that friable material will continue to fall because of the deterioration of the fireproofing or insulation, the owner shall repair, seal, remove or permanently enclose the fireproofing or insulation. O. Reg. 654/85, s. 5.
- 6. For the purposes of this Regulation, the procedures for establishing whether asbestos is present in material shall be those set out in the Code for the Determination of Asbestos from Bulk Samples dated the 23rd day of August, 1985 and issued by the Ministry. O. Reg. 654/85, s. 6.
- 7.—(1) Before asking for tenders for the demolition, alteration or repair of machinery or equipment or a building, or an aircraft, locomotive, railway car, vehicle or ship, or any part thereof, or where tenders are not asked for the doing of such work before arranging for or contracting for the doing of the work, the owner,
  - (a) subject to subsection (2), shall cause an inspection to be made to establish whether or not any friable material that is likely to be handled, dealt with, disturbed or removed contains asbestos; and

- (b) whether or not an inspection is required under clause (a), shall cause a report to be prepared which report shall state whether or not the friable material that is likely to be handled, dealt with, disturbed or removed contains asbestos and, if the friable material contains asbestos, the report shall name the type of asbestos and shall contain drawings, plans and specifications, as appropriate, to show the location of the friable material containing asbestos that will be handled, dealt with, disturbed or removed.
- (2) An inspection is not required under clause (1) (a) if,
  - (a) the owner knows that the friable material contains asbestos and knows the type of asbestos it contains; or
  - (b) the friable material does not contain asbestos.
- (3) In asking for tenders for the doing of the work mentioned in subsection (1) or, where tenders are not asked for the doing of such work, before arranging for or contracting for the doing of the work, the owner, except where the owner is a constructor, shall furnish to any prospective constructor a copy of the report including the drawings, plans and specifications mentioned in clause (1) (b).
- (4) In asking for tenders for the doing of the work or part of the work mentioned in subsection (1) or, where tenders are not asked for the doing of such work, before arranging for or contracting for the doing of the work, a constructor, including an owner who is a constructor, shall furnish to all prospective contractors and a contractor shall furnish to all prospective subcontractors a copy of the report including the drawings, plans and specifications required to be furnished by the owner under subsection (3).
- (5) Where friable material is discovered during any work and the friable material was not referred to in a report prepared under subsection (1), the constructor or employer shall forthwith report the discovery, orally and in writing, to an inspector at the office of the Construction Health and Safety Branch nearest the work place.
- (6) The written report to an inspector required by subsection (5) shall contain the information referred to in clauses 8(2) (a) to (f) and no work that will disturb the friable material shall be carried out until it is determined whether the friable material contains asbestos unless the work is carried out as though it contains asbestos of a type other than chrysotile.
- (7) Subsections (1) to (4) do not apply where the work is arranged for or contracted for as though the friable material that is likely to be handled, dealt with, disturbed or removed contains asbestos of a type other than chrysotile and subsection (5) does not apply where the work is carried out as though the friable material

- contains asbestos of a type other than the chrysotile. O. Reg. 654/85, s. 7.
- 8.—(1) Before commencing a Type 3 operation, the constructor, in the case of a project, and the employer, in any other case, shall notify, orally and in writing, an inspector at the office of the Construction Health and Safety Branch nearest the work place of the operation.
- (2) The written notice required by subsection (1) shall set out,
  - (a) the name and address of the person giving the notice;
  - (b) the name and address of the owner of the place where the work will be carried out;
  - (c) the municipal address or other description of the place where the work will be carried out sufficient to permit the inspector to locate the place, including the location with respect to the nearest public highway;
  - (d) a description of the work that will be carried out;
  - (e) the starting date and expected duration of the work; and
  - (f) the name and address of the supervisor in charge of the work. O. Reg. 654/85, s. 8.
- 9.—(1) For the purposes of this Regulation, operations that may cause exposure of a worker to asbestos are classified as,
  - (a) Type 1 operations, being,
    - (i) the installation or removal of manufactured products containing asbestos, including, without limiting the generality of the foregoing, products such as vinyl or acoustic tiles, gaskets, seals, packings, friction products, or asbestos cement products,
    - (ii) the cutting and shaping of a product mentioned in subclause (i) by the use of hand-powered tools only,
    - (iii) the use of power tools equipped with a dust collection device equipped with a HEPA filter to cut, grind or abrade a product mentioned in subclause (i),
    - (iv) the drilling of a product mentioned in subclause (i), or
    - (v) the removal of drywall where asbestos joint filling compounds have been used;
  - (b) Type 2 operations, being,

- (i) the removal of a false ceiling or part thereof to obtain access to a work area, where a significant quantity of friable material containing asbestos is likely to be lying on the surface of the false ceiling.
- (ii) the minor removal or minor disturbance of friable material containing asbestos during the repair, alteration, maintenance or demolition of a building, aircraft, ship, locomotive, railway car or vehicle or any machinery or equipment, or part thereof, other than the equipment mentioned in subclause (ε) (iii) or where the minor removal or disturbance is not a Type 1 operation,
- (iii) the enclosure of friable material containing asbestos.
- (iv) the application of tape or a sealant or other covering to pipe or boiler insulation containing asbestos, or
- (v) any operation not mentioned in subclause (i) to (iv) that may cause exposure of a worker to asbestos and that is not classified as a Type 1 or a Type 3 operation; and
- (c) Type 3 operations, being,
  - (i) the removal other than the minor removal of friable material containing asbestos during the repair, alteration, maintenance or demolition of a building, aircraft, ship, locomotive, railway car or vehicle or any machinery or equipment, or part thereof,
  - (ii) the spray application of a sealant to friable material containing asbestos.
  - (iii) the cleaning or removal or air-handling equipment, including rigid ducting, in a building that has sprayed fireproofing containing asbestos,
  - (iv) the repair, alteration or demolition of a kiln, metallurgical furnace or similar device or part thereof, made in part of refractory materials containing asbestos,
  - (v) the use of power tools not equipped with a dust collection device equipped with a HEPA filter to grind, cut or abrade a product mentioned in subclause (a) (i), or
  - (vi) the repair, alteration or demolition of any building or part thereof in which

- asbestos is or was used in the manufacture of products unless the asbestos was cleaned up and removed before this Regulation came into force.
- (2) Where a dispute arises as to the classification of an operation under this section, a party to the dispute may notify an inspector thereof who shall investigate and give a decision in writing to the parties.
- (3) Nothing in subsection (2) applies so as to affect the power of an inspector to issue an order for a contravention of this Regulation. O. Reg. 654/85, s. 9.
- 10.—(1) A respirator provided by an employer and used by a worker in a Type 1, Type 2 or Type 3 operation,
  - (a) except for a powered air purifying positive pressure respirator or a supplied air positive pressure respirator, shall be fitted so that there is an effective seal between the respirator and the worker's face;
  - (b) where practicable, shall be assigned to a worker for the worker's exclusive use;
  - (c) shall be used and maintained in accordance with the procedures specified by the equipment manufacturer;
  - (d) if of the supplied air type, shall have compressed air meeting the requirements of CSA Standard Z180.1-M1978;
  - (e) shall be cleaned, disinfected and inspected after use on each shift, or more often if necessary, when issued for the exclusive use of one worker, or after each use when used by more than one worker;
  - (f) shall have damaged or deteriorated parts replaced prior to being used by a worker; and
  - (g) when not in use, shall be stored in a convenient, clean and sanitary location.
- (2) Where a respirator is used or is to be used, the employer shall establish written procedures regarding the selection, use and care of respirators and a copy of the procedures shall be provided to and reviewed with each worker required to wear a respirator.
- (3) A worker shall not be assigned to an operation requiring the use of a respirator unless he or she is physically able to perform the operation while using the respirator.
- (4) For the purposes of this Regulation, "supplied air positive pressure respirator" does not include a powered air purifying positive pressure dust respirator. O. Reg. 654/85, s. 10
- 11. The following measures and procedures apply to Type 1 operations:

- Before beginning work, visible dust shall be removed with a damp cloth or a vacuum equipped with a HEPA filter from any surface in the work area, including the thing to be worked on, if the dust on that surface is likely to be disturbed.
- The spread of asbestos dust from the work area shall be controlled by measures appropriate to the work to be done including the use of drop sheets of polyethylene or other suitable material.
- 3. In the case of an operation mentioned in subclause 9 (1) (a) (ii), (iii) or (iv), the product shall be wetted unless wetting creates a hazard or causes damage.
- Frequently and at regular intervals during the doing of the work and immediately upon completion of the work,
  - i. dust and waste containing asbestos shall be cleaned up and removed using a vacuum equipped with a HEPA filter, or by damp mopping or wet sweeping and placed in a container as described in paragraph 3 of section 12,
  - ii. drop sheets that will be reused shall be cleaned using a vacuum equipped with a HEPA filter or by damp wiping, and
  - iii. drop sheets that are to be disposed of shall be wetted and folded to contain the dust and placed in a container as described in paragraph 3 of section 12.
- Compressed air shall not be used to clean up and remove dust from any surface.
- 6. Eating, drinking, chewing or smoking shall not be permitted in the work area.
- 7. Where a worker requests that the employer provide a respirator to be used by the worker, the employer shall provide the worker with a non-powered reusable or replaceable air purifying dust respirator suitable for protection against asbestos and the worker shall wear and use the respirator.
- Facilities for the washing of hands and face shall be made available to a worker and shall be used by every worker when leaving the work area. O. Reg. 654/85, s. 11.
- 12. The following measures and procedures apply to Type 2 operations and to Type 3 operations:
  - A wetting agent shall be added to water that is to be used to control the spread of asbestos dust.

- Eating, drinking, chewing or smoking shall not be permitted in the work area.
- Containers for dust and waste containing asbestos shall be.
  - i. dust tight,
  - ii. suitable for the type of waste,
  - iii. impervious to asbestos,
  - iv. identified as containing asbesto waste,
  - v. cleaned with a damp cloth or a vacuum equipped with a HEPA filter immediately before being removed from the work area, and
  - vi. removed from the work place frequently and at regular intervals.
- 4. The employer shall provide every worker who will enter the work area with respiratory protective equipment and the worker shall wear and use the equipment.
- Protective clothing shall be provided by an employer and worn by every worker who enters the work area and the protective clothing,
  - shall be made of a material which does not readily retain nor permit penetration of asbestos fibres,
  - shall consist of full body covering including head covering with snug fitting cuffs at the wrists, ankles and neck.
  - iii. shall include suitable footwear, and
  - iv. shall be repaired or replaced if torn.
- Compressed air shall not be used to clean up and remove asbestos dust from any surface.
- Only persons wearing protective clothing and equipment shall enter a work area where there is an asbestos dust hazard. O. Reg. 654/85, s. 12.
- 13. In addition to the measures and procedures prescribed by section 12, the following measures and procedures apply to Type 2 operations:
  - Where the operation is one mentioned in subclause 9 (1) (b) (i) or (ii), the work area shall be identified by clearly visible signs warning of the asbestos dust hazard.
  - 2. Where the operation is one mentioned in subclause 9 (1) (b) (i), the friable material that is

likely to be disturbed shall be cleaned up and removed by using a vacuum equipped with a HEPA filter when access to the work area is obtained.

- 3. Before commencing work that is likely to disturb friable material containing asbestos that is crumbled, pulverized or powdered and that is lying on the surface of any article, thing or place, the friable material shall be cleaned up and removed by damp wiping or by using a vacuum equipped with a HEPA filter.
- 4. Friable material containing asbestos that is not crumbled, pulverized or powdered and that will be disturbed or removed during the work shall be thoroughly wetted before and during the work unless wetting creates a hazard or causes damage.
- 5. Subject to paragraph 6, the spread of asbestos dust from a work area shall be controlled by measures appropriate to the work to be done including the use of drop sheets of polyethylene or other suitable material.
- 6. Where the operation is one mentioned in subclause 9 (1) (b) (i) or (ii) and the operation is being carried on indoors, the spread of asbestos dust from the work area shall be prevented where practicable by,
  - i. an enclosure of polyethylene or other suitable material where walls do not enclose the work area, and
  - ii. disabling the mechanical ventilation system serving the work area and by sealing the ventilation ducts to and from the work area.
- 7. Frequently and at regular intervals during the doing of the work and immediately upon completion of the work,
  - dust and waste containing asbestos shall be cleaned up and removed by wet sweeping or damp mopping and placed in a container as described in paragraph 3 of section 12 or by using a vacuum equipped with a HEPA filter,
  - ii. drop sheets and barriers that are to be reused shall be cleaned by using a vacuum equipped with a HEPA filter or by damp wiping, and
  - iii. drop sheets and barriers that are to be disposed of shall be wetted and folded to contain the dust and placed in a container as described in paragraph 3 of section 12.
- 8. The respirator required by paragraph 4 of section 12 shall be a nonpowered reusable or

- replaceable air purifying dust respirator suitable for protection against asbestos.
- Before leaving the work area, a worker shall decontaminate his or her protective clothing by using a vacuum equipped with a HEPA filter or by damp wiping.
- 10. If protective clothing will not be reused, the worker after complying with paragraph 9, shall place the protective clothing in a container as described in paragraph 3 of section 12.
- Facilities for the washing of hands and face shall be made available to a worker and shall be used by every worker when leaving the work area. O. Reg. 654/85, s. 13.
- 14. In addition to the measures and procedures prescribed by section 12, the following measures and procedures apply to Type 3 operations:
  - 1. The work area shall be identified by signs warning of an asbestos dust hazard.
  - The work area shall be separated from the rest of the work place by walls or by the placing of barricades or fencing or by other suitable means.
  - Signs required by paragraph 1 shall be posted in sufficient numbers to warn of the hazard and shall state in large clearly visible letters that,
    - i. there is an asbestos dust hazard, and
    - access to the work area is restricted to persons wearing protective clothing and equipment.
  - 4. In the case of an operation mentioned in subclause 9 (1) (c) (v),
    - i. the spread of asbestos dust from the work area shall be prevented by the use of,
      - A. enclosures of polyethylene or other suitable material where walls do not enclose the work area, and
      - B. curtains of polyethylene sheeting or other suitable material fitted on each side of each entrance or exit from the work area.
    - ii. frequently and at regular intervals during the doing of the work and immediately upon completion of the work, dust and waste containing asbestos shall be cleaned up and

removed and placed in a container as described in paragraph 3 of section 12.

- iii. polyethylene sheeting and other material used for barriers or enclosures shall not be reused after completion of the work and immediately upon completion of the work shall be wetted and placed in containers as described in paragraph 3 of section 12,
- iv. the respirator required by paragraph 4 of section 12 shall be a powered air purifying positive pressure dust respirator suitable for protection against asbestos,
- v. before leaving the work area, a worker shall decontaminate his or her protective clothing using a vacuum equipped with a HEPA filter or by damp wiping prior to removing it and shall then remove it,
- vi. if protective clothing will not be reused, the worker shall place the protective clothing in a container as described in paragraph 3 of section 12, and
- vii. facilities for the washing of hands and face shall be made available to a worker and shall be used by every worker when leaving the work area.
- In the case of an operation mentioned in subclause 9 (1) (c) (i) that is being carried on out-of-doors,
  - where practicable the material to be removed shall be thoroughly wetted before and during removal unless wetting creates a hazard or causes damage,
  - ii. dust and waste containing asbestos shall not be permitted to fall freely from one work level to another,
  - iii. frequently and at regular intervals during the doing of the work and immediately upon completion of the work, dust and waste containing asbestos shall be cleaned up and removed and placed in a container as described in paragraph 3 of section 12,
  - iv. wherever practicable, the work area shall be washed down with water after completion of the clean-up and removal,
  - v. temporary electrical power distribution systems for tools and equipment

involved in wet removal operations shall be equipped with ground fault circuit interrupters,

- vi. a decontamination facility shall be located as close as practicable to the work area and shall consist of,
  - A. a room suitable for changing into protective clothing and for storing contaminated protective clothing and equipment,
  - B. a shower room as described in subparagraph iv of paragraph
     6, and
  - C. a room suitable for changing into street clothes and for storing clean clothing and equipment,

arranged in sequence and constructed so as to prevent the spread of asbestos dust,

- vii. when leaving the work area, a worker shall enter the decontamination facility and shall, in the following order,
  - A. where the protective clothing will be reused, decontaminate the protective clothing using a vacuum equipped with a HEPA filter or damp wiping prior to removing it and shall then remove it,
  - B. where the protective clothing will not be reused, place the protective clothing in a container as described in paragraph 3 of section 12,
  - C. shower, and
  - D. remove and clean the respirator, and
- viii. the respirator required by paragraph 4 of section 12 shall be,
  - A. a supplied air, positive pressure full facepiece respirator where the friable material containing asbestos cannot be wetted,
  - B. a powered air purifying positive pressure dust respirator suitable for protection against asbestos where the friable material contains a type of asbestos other than chrysotile and can be and is wetted, or

- C. a non-powered reusable or replaceable air purifying dust respirator suitable for protection against asbestos when the friable material contains chrysolite asbestos only and can be and is wetted.
- 6. In the case of an operation mentioned in subclause 9 (1) (c) (i) that is carried on indoors or an operation mentioned in subclause 9 (1) (c) (ii), (iii), (iv) or (vi),
  - i. friable material containing asbestos that is crumbled, pulverized or powdered and that is lying on the surface of any thing or place in the work area shall be cleaned up and removed using a vacuum equipped with a HEPA filter or by damp wiping and all things shall be removed from the work area or covered with polyethylene sheeting or other suitable material,
  - ii. the spread of asbestos dust from the work area shall be prevented by an enclosure of polyethylene or other suitable material where walls do not enclose the work area and by a decontamination facility consisting of a series of interconnecting rooms including,
    - A. a room suitable for changing into protective clothing and for storing contaminated protective clothing and equipment,
    - B. a shower room as described in subparagraph iv,
    - C. a room suitable for changing into street clothes and for storing clean clothing and equipment, and
    - D. curtains of polyethylene sheeting or other suitable material fitted to each side of the entrance or exit to each room,

arranged in sequence and constructed so that any person entering or leaving the work area must pass through each room in the decontamination facility,

- iii. the mechanical ventilation system serving the work area shall be disabled and all openings or voids, including ventilation ducts to or from the work area, shall be sealed by tape or other appropriate means,
- iv. the shower room in the decontamination facility,

- A. shall be provided with hot and cold water or water of a constant temperature that is not less than 40° Celsius or more than 50° Celsius.
- B. shall have individual controls inside the room to regulate water flow and, if there is hot and cold water, individual controls inside the room to regulate temperature,
- C. shall be capable of providing adequate supplies of hot water to maintain a water temperature of at least 40° Celsius, and
- D. shall be provided with clean towels,
- when leaving the work area, a worker shall enter the decontamination facility and shall, in the following order,
  - A. where the protective clothing will be reused decontaminate the protective clothing using a vacuum equipped with a HEPA filter or damp wiping prior to removing it and shall then remove it,
  - B. where the protective clothing will not be reused place the protective clothing in a container as described in paragraph 3 of section 12,
  - C. shower, and
  - D. remove and clean the respirator.
- vi. where practicable, existing electrical power distribution systems that are not water-tight shall be de-energized and locked out where wet removal operations are to be carried out,
- vii. temporary electrical power distribution systems for tools and equipment involved in wet removal operations shall be equipped with ground fault circuit interrupters,
- viii. friable material containing asbestos shall be thoroughly wetted before and during removal unless wetting creates a hazard or causes damage,
  - ix. the respirator required by paragraph 4 of section 12 shall be,
    - A. a supplied air, positive pressure full facepiece respirator

where the friable material containing asbestos cannot be wetted.

- B. a powered air purifying positive pressure dust respirator suitable for protection against asbestos where the friable material contains a type of asbestos other than chrysotile and can be and is wetted, or
- C. a non-powered reusable or replaceable air purifying dust respirator suitable for protection against asbestos when the friable material contains chrysotile asbestos only and can be and is wetted,
- x. the work area shall be inspected by a competent person for defects in the enclosure, barriers and decontamination facility,
  - A. at the beginning of each shift,
  - B. at the end of a shift where there is no shift beginning immediately following the shift that is ending,
  - C. at least once each day on days when there are no shifts,
- xi. defects observed during an inspection under subparagraph x shall be repaired forthwith and no work, other than such repair work, shall be carried out in the work area until the repair work is completed,
- xii. where practicable, dust and waste containing asbestos shall be kept wet,
- xiii. frequently and at regular intervals during the doing of the work and immediately upon completion of the work, dust and waste containing asbestos shall be cleaned up and removed and placed in a container as described in paragraph 3 of section 12,
- xiv. upon completion of the work and before removing or dismantling the barriers, enclosure and decontamination facility,
  - A. the work area shall be cleaned by a thorough washing where practicable and by vacuuming with a vacuum equipped with a HEPA filter, and
  - B. equipment, tools and other items used in the work area

shall be cleaned with a damp cloth and by vacuuming with a vacuum equipped with a HEPA filter or they shall be placed in a container as described in paragraph 3 of section 12 before being removed from the work area, and

xv. polyethylene sheeting or other material used for barriers or enclosures or the decontamination facility shall not be reused and shall be wetted and placed in a container as described in paragraph 3 of section 12 as soon as practicable after complying with subparagraph xiv. O. Reg. 654/85, s. 14.

15.—(1) An employer shall ensure that instruction and training,

- (a) in the hazards of asbestos exposure;
- (b) in personal hygiene and work practices; and
- (c) in the use, cleaning and disposal of respirators and protective clothing,

is provided by a competent person to every worker working in a Type 1, Type 2 or Type 3 operation.

- (2) Where a health and safety representative is selected under section 7 of the Act or where there is a joint health and safety committee, the representative or committee shall be advised of the time and place where the training and instruction prescribed by subsection (1) is to be carried out.
- (3) Without restricting the generality of clause (1) (c), the instruction and training related to respirators shall include instruction and training related to,
  - (a) the limitations of the equipment;
  - (b) the inspection and maintenance of the equipment;
  - (c) the fitting of the equipment; and
  - (d) the disinfecting of the equipment. O. Reg. 654/85, s. 15.

16. The employer of a worker working in a Type 2 operation or a Type 3 operation shall complete an asbestos work report in Form 1 for each such worker at least once in each twelve-month period and immediately upon the termination of the employment of the worker, and the employer shall forthwith forward the completed asbestos work report to the Chief Physician and give a copy to the worker. O. Reg. 654/85, s. 16.

17.—(1) The Chief Physician shall establish and maintain an Asbestos Workers Register consisting of

the names of those workers for whom an asbestos work record form is submitted by an employer.

- (2) A worker who is listed in the Asbestos Workers Register shall, at the expense of the employer, undergo examinations as may be required by the Chief Physician from time to time consisting of,
  - (a) a medical questionnaire; and
  - (b) clinical tests including chest x-rays and pulmonary function tests.
- (3) The examinations required by subsection (2) shall take place in a Ministry of Labour Chest Clinic.
- (4) A report of the examinations required by subsection (2) together with the interpretation to be placed thereon shall be mailed by the Chief Physician,
  - (a) to the worker's physician, if the worker has a physician, or to the worker, if the worker has no physician; and
  - (b) to the next of kin or personal representative of a deceased worker, upon the request in writing of such next of kin or personal representative,

and any authorization of another person by the worker or the worker's next of kin or personal representative to examine or be given a copy of the report is of no effect.

- (5) The Chief Physician shall advise a worker of any mailing made to the worker's physician under clause (4) (a).
- (6) Where a worker is removed from exposure to asbestos because a physical examination or clinical test discloses that the worker may have or has a condition resulting from exposure to asbestos and suffers a loss of earnings occasioned thereby, the worker is entitled to compensation for the loss in the manner and to the extent provided by the Workers' Compensation Act. O. Reg. 654/85, s. 17.
- 18. For the purposes of this Regulation, upon the application of an employer in writing to the Director, the measures and procedures that are to be carried out or used may vary from those prescribed in this Regulation or required in a code issued by the Ministry where,
  - (a) the employer establishes that the variation affords adequate protection for a worker or exceeds the factors of accuracy and precision required in the code; and
  - (b) approval for the variance is obtained from the Director in writing before the measures and procedures as varied are carried out or used. O. Reg. 654/85, s. 18.
- 19. This Regulation comes into force ninety days after the date it is filed with the Registrar of Regulations.

#### Form 1

#### Occupational Health and Safety Act

#### ASBESTOS WORK REPORT

1. Worker Identification	
Surname	• • • • • • • • • • • • • • • • • • • •
Given Names	
Address	
Date of Birth	
Social Insurance Number	
2. Employer Identification	
Name	
Address	
•••••	
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The categories of exposure are:

A. The removal of a false ceiling or part thereof to obtain access to a work area where a significant quantity of friable material containing asbestos is likely to be lying on the surface of the false ceiling.

- B. The removal of friable material containing asbestos during the repair, alteration, maintenance or demolition of a building, aircraft, ship, locomotive, railway car, or vehicle or any machinery or equipment, or part thereof.
- C. The enclosure of friable material containing asbestos.
- D. The application of tape, a sealant or other covering to pipe or boiler insulation containing asbestos.
- E. The spray application of a sealant to friable material containing asbestos.
- F. The cleaning or removal of air-handling equipment including rigid ducting in a building that has sprayed fireproofing containing asbestos.
- G. The repair, alteration or demolition of a kiln, metallurgical furnace or similar device made in part of refractory materials containing asbestos.
- H. The use of power tools not equipped with a dust collection device equipped with a HEPA filter to grind, cut or abrade a manufactured product containing asbestos including vinyl or acoustic tiles, gaskets, seals, packings, friction products or asbestos cement products.
- I. The repair, alteration or demolition of any building or part thereof, in which asbestos is or was used in the manufacture of a product, unless the asbestos was cleaned up and removed before this Regulation came into force.

Other: Being work not described in categories A to I.

5.	. Name of worker's physician																
	Address							٠.						 			
6.	Date													 			
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To be completed by Employer and returned to:

Chief Physician Occupational Health Medical Service 400 University Avenue Toronto, Ontario M7A 1T7

Copy to Worker

O. Reg. 654/85, Form 1.

(7907)

### OCCUPATIONAL HEALTH AND SAFETY ACT

O. Reg. 655/85.
Designated Substance—Asbestos.
Made—December 12th, 1985.
Filed—December 16th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 570/82 MADE UNDER THE OCCUPATIONAL HEALTH AND SAFETY ACT

- 1. Section 3 of Ontario Regulation 570/82 is revoked and the following substituted therefor:
- 3.—(1) This Regulation applies,
  - (a) to every employer operating a mine or mining plant for the purpose of mining, crushing, grinding or sifting asbestos and to those workers of such an employer who are likely to inhale or ingest asbestos;
  - (b) to every employer processing, adapting or using asbestos in connection with the manufacturing or assembling of goods or products and to those workers of such an employer who are likely to inhale or ingest asbestos; and
  - (c) to every employer,
    - (i) engaged in the repair, alteration or maintenance of machinery, equipment, aircraft, ships, locomotives, railway cars and vehicles and to those workers of such an employer who are likely to inhale or ingest asbestos, or
    - (ii) engaged in work on a building that is necessarily incidental to the repair, alteration or maintenance of machinery or equipment and to those workers of such an employer who are likely to inhale or ingest asbestos,

if the employer has on or before the day Ontario Regulation 654/85 is filed with the Registrar of Regulations, put into effect and maintained measures and procedures to control the exposure of workers to asbestos and has incorporated the measures and procedures in an asbestos control program in accordance with this Regulation.

- (2) An employer to whom this Regulation applies shall take every precaution reasonable in the circumstances to ensure that every worker who is not an employee of the employer and who works in the workplace of the employer is protected and every such worker shall comply with the requirements of the employer.
  - 2. This Regulation comes into force on the date ninety days after it is filed with the Registrar of Regulations.

(7908)1

#### FARM INCOME STABILIZATION ACT

O. Reg. 656/85. Plan—Apple Stabilization, 1983-1987. Made—October 9th, 1985. Approved—December 5th, 1985. Filed—December 16th, 1985.

#### REGULATION TO AMEND **ONTARIO REGULATION 431/83** MADE UNDER THE FARM INCOME STABILIZATION ACT

- 1. Section 5 of Ontario Regulation 431/83 is revoked and the following substituted therefor:
- 5.—(1) No person is eligible to receive payments under the plan for apples that the person has marketed in excess of 1,500,000 pounds in the crop year commencing the 1st day of July, 1984.
- (2) Where there are two participants in a multi-farm operation, the multi-farm operation is not eligible to receive payments under the plan for apples marketed from the multi-farm operation in excess of 3,000,000 pounds in the crop year commencing the 1st day of July, 1984.
- (3) Where there are three or more participants in a multi-farm operation, the multi-farm operation is not eligible to receive payments under the plan for apples marketed from the multi-farm operation in excess of 4,500,000 pounds in the crop year commencing the 1st day of July, 1984. O. Reg. 656/85, s. 1.

- 2. The said Regulation is amended by adding thereto the following section:
- 15. For the crop year commencing the 1st day of July, 1984 the fee payable for apples that the person intends to market under the plan during the year and for which that person is eligible to receive payment under the plan is,
  - (a) .16 cents per pound where the person has never been enrolled in the plan; and
  - (b) .08 cents per pound for all other persons. O. Reg. 656/85, s. 2.

FARM INCOME STABILIZATION COMMISSION OF ONTARIO:

> M. HUFF Chairman

> RUTH DAY Secretary

> > 1

Dated at Toronto, this 9th day of October, 1985.

(7909)

#### FARM INCOME STABILIZATION ACT

O. Reg. 657/85. Plan-Apple Stabilization, 1983-1987. Made-October 9th, 1985. Approved—December 5th, 1985. Filed—December 16th, 1985.

#### REGULATION TO AMEND **ONTARIO REGULATION 431/83** MADE UNDER THE FARM INCOME STABILIZATION ACT

- 1. Ontario Regulation 431/83 is amended by adding thereto the following section:
- 5a.—(1) No person is eligible to receive payments under the plan for apples that the person has marketed in excess of 1,650,000 pounds in the crop year commencing the 1st day of July, 1985.
- (2) Where there are two participants in a multi-farm operation, the multi-farm operation is not eligible to receive payments under the plan for apples marketed from the multi-farm operation in excess of 3,300,000 pounds in the crop year commencing the 1st day of July, 1985.
- (3) Where there are three or more participants in a multi-farm operation, the multi-farm operation is not eligible to receive payments under the plan for apples

marketed from the multi-farm operation in excess of 4,950,000 pounds in the crop year commencing the 1st day of July, 1985. O. Reg. 657/85, s. 1.

## 2. The said Regulation is further amended by adding thereto the following sections:

- 16.—(1) Notwithstanding that a person is deemed to have withdrawn from the plan under subsection 8 (3) of the Act, he or she may reapply for enrolment in the plan for the crop year commencing the 1st day of July, 1985 upon payment of the appropriate fee.
- (2) Where enrolment is made under subsection (1), the amount of production otherwise eligible for payment under the plan in the crop year commencing the 1st day of July, 1985 shall be reduced by 20 per cent. O. Reg. 657/85, s. 2, part.
- 17. For the crop year commencing the 1st day of July, 1985 the fee payable for apples that the person intends to market under the plan during the year and for which that person is eligible to receive payment under the plan is,
  - (a) .16 cents per pound where the person has never been enrolled in the plan;
  - (b) .16 cents per pound where the person is deemed to have withdrawn from the plan under subsection 8 (3) of the Act; and
  - (c) .24 cents per pound, less the amount paid for enrolment in the crop year commencing the 1st day of July, 1984, for all other persons.
     O. Reg. 657/85, s. 2, part.

FARM INCOME STABILIZATION COMMISSION OF ONTARIO:

M. HUFF Chairman

Ruth Day Secretary

Dated at Toronto, this 9th day of October, 1985.

(7910)

#### PLANNING ACT, 1983

O. Reg. 658/85.

Restricted Areas—District of Thunder Bay, Geographic townships of Gorham and Ware.

Made—December 12th, 1985.

Filed-December 17th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 109/75 MADE UNDER THE PLANNING ACT, 1983

- Ontario Regulation 109/75 is amended by adding thereto the following sections:
- 49.—(1) Despite any other provision of this Order, a single family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2).
- (2) Subsection (1) applies to that parcel of land in the geographic Township of Gorham in the Territorial District of Thunder Bay, being part of the south half of Lot 18 in Concession IV described as Parcel 20094 and more particularly described as Part 4 on a reference plan deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-4753. O. Reg. 658/85, s. 1, part.
- 50.—(1) Despite any other provision of this Order, a single family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2).
- (2) Subsection (1) applies to that parcel of land in the geographic Township of Ware in the Territorial District of Thunder Bay, being part of the north half of Lot 4 in Concession VIII described as Parcel 7814 and more particularly described as Part 1 on a reference plan deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-5784. O. Reg. 658/85, s. 1, part.
- 51.—(1) Despite any other provision of this Order, a single family dwelling and buildings and structures accessory thereto may be erected and used on the land described in subsection (2).
- (2) Subsection (1) applies to that parcel of land in the geographic Township of Ware in the Territorial District of Thunder Bay, being part of the north half of Lot 3 in Concession VIII described as Parcel 5990 and more particularly described as Part 3 on a reference plan deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) as Number 55R-2798. O. Reg. 658/85, s. 1, part.

PAULINE MORRIS
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs

Dated at Toronto, this 12th day of December, 1985.

(7934)

#### O. Reg. 659/85

#### PLANNING ACT, 1983

O. Reg. 659/85.

Restricted Areas-District of Algoma, Sault Ste. Marie North Planning

Made-December 12th, 1985. Filed—December 17th, 1985.

#### REGULATION TO AMEND **ONTARIO REGULATION 279/80** MADE UNDER THE PLANNING ACT. 1983

#### 1. Ontario Regulation 279/80 is amended by adding thereto the following section:

85.—(1) Notwithstanding that the land described in subsection (2) is shown on a map referred to in clause 4 (b) as being in a Rural Zone, it shall be deemed to be in a General Commercial Zone to which Part VI applies.

(2) Subsection (1) applies to that parcel of land in the northwest quarter of Section 19 of the Township of Fisher, Territorial District of Algoma, described as follows:

Commencing at a point of the water's edge of Batchawana Bay, being the western boundary of the northwest quarter of said Section 19 of the Township of Fisher, which point is 1,355 feet from the northeast corner of the northwest quarter;

Thence south along the water's edge of Batchawana Bay, 183 feet;

Thence west and parallel to the northern boundary of Section 19 of the Township of Fisher and also parallel to the northern boundary of Section 24 of the Township of Herrick to the line dividing the east and west halves of the northeast quarter of Section 24 of the Township of Herrick;

Thence north along the line dividing the east and west halves, to a point in the said line from which a line drawn at right angles to the line and parallel to the northern boundaries, will intersect the place of commencement;

Thence east and parallel to the northern boundaries to the place of commencement.

The above parcel being firstly described in Instrument No. T-31095 registered in the Land Registry Office for the Registry Division of Algoma (No. 1). O. Reg. 659/85, s. 1.

> PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 12th day of December, 1985.

(7935)

#### ENVIRONMENTAL PROTECTION ACT

O. Reg. 660/85. Inco Sudbury Smelter Complex — 1994. Made—December 12th, 1985. Filed—December 17th, 1985.

#### REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

#### INCO SUDBURY SMELTER COMPLEX — 1994

1.—(1) Inco Limited shall not emit sulphur dioxide from its Sudbury Smelter Complex in The Regional Municipality of Sudbury on any day in any year after its emissions of sulphur dioxide in that calendar year exceed 685 kilotonnes.

- (2) Inco Limited shall not emit sulphur dioxide from its Sudbury Smelter Complex in The Regional Municipality of Sudbury on any day in any year after its emissions of sulphur dioxide in that calendar year exceed 265 kilotonnes.
- (3) Subsection (2) comes into force on the 1st day of January, 1994. O. Reg. 660/85, s. 1.
  - Inco Limited shall,
    - (a) perform such studies and research as are necessary to establish the best available technology and design, and the costs thereof, to assure that the emission limit referred to in subsection 1 (2) is not exceeded;
    - (b) perform such studies and research as are necessary to establish the best available technology and design, and the costs thereof, to limit emission levels of sulphur dioxide to less than 175 kilotonnes a year;
    - (c) perform such studies and research as are necessary to establish the best available technology and design, and the costs thereof, to limit emission levels of sulphur dioxide to 525 kilotonnes a year by 1990 and further reductions before 1994; and
    - (d) submit written reports to the Minister by the 31st days of January and July in each year starting with the 31st day of July, 1986 to and including the 31st day of July, 1988 on the progress being made on the matters referred to in clauses (a), (b) and (c). O. Reg. 660/85, s. 2.
- 3. Inco Limited shall, by the 31st day of December, 1988, submit to the Minister a final written report of the studies and research referred to in section 2 in sufficient detail to enable the Lieutenant Governor in Council to assess,

- (a) Inco Limited's corporate decisions on the economic and technical feasibility of,
  - (i) achieving emission levels of sulphur dioxide of 175 kilotonnes a year,
  - (ii) achieving some other specified level of emissions lower than the limit prescribed in subsection 1 (2), and
  - (iii) meeting the limit of 265 kilotonnes prescribed by subsection 1 (2);
- (b) in the event that a limit or other level referred to in clause (a) is technically achievable but it is Inco Limited's corporate decision that it is not economically possible to achieve or meet that level, the financial assistance that Inco Limited would require to achieve that level; and
- (c) the methods or plans proposed by Inco Limited to meet the emission levels referred to in clause 2 (c) and in clause (a). O. Reg. 660/85, s. 3.
- **4.** After the 31st day of December, 1988, Inco Limited shall submit semi-annual written reports to the Minister on the progress being made in implementing the methods or plans developed for purposes of this Regulation. O. Reg. 660/85, s. 4.
- 5. Regulation 301 of Revised Regulations of Ontario, 1980 is revoked.

(7936)

#### **ENVIRONMENTAL PROTECTION ACT**

O. Reg. 661/85. Falconbridge Smelter Complex — 1994. Made—December 12th, 1985. Filed—December 17th, 1985.

### REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

#### FALCONBRIDGE SMELTER COMPLEX — 1994

- 1.—(1) Falconbridge Limited shall not emit sulphur dioxide from its Smelter Complex in the Town of Nickel Centre in The Regional Municipality of Sudbury on any day in any year after its emissions of sulphur dioxide in that calendar year exceed 100 kilotonnes.
- (2) This section comes into force on the 1st day of January, 1994. O. Reg. 661/85, s. 1.
  - 2. Falconbridge Limited shall,

- (a) perform such studies and research as are necessary to establish the best available technology and design, and the costs thereof, to assure that the emission limit referred to in section 1 is not exceeded;
- (b) perform such studies and research as are necessary to establish the best available technology and design, and the costs thereof, to achieve such other lower sulphur dioxide emission levels as are economically and technically feasible; and
- (c) submit written reports to the Minister by the 31st days of January and July in each year starting with the 31st day of July, 1986 to and including the 31st day of July, 1988 on the progress being made on the matters referred to in clauses (a) and (b). O. Reg. 661/85, s. 2.
- 3. Falconbridge Limited shall, by the 31st day of December, 1988, submit to the Minister a final written report of the studies and research referred to in section 2 in sufficient detail to enable the Lieutenant Governor in Council to assess,
  - (a) Falconbridge Limited's corporate decisions on the economic and technical feasibility of,
    - (i) achieving some specified level of emissions lower than the limit prescribed in section 1; and
    - (ii) meeting the limit of 100 kilotonnes prescribed by section 1;
  - (b) in the event that the limit or other level referred to in clause (a) is technically achievable but it is Falconbridge Limited's corporate decision that it is not economically possible to achieve or meet that level, the financial assistance that Falconbridge Limited would require to achieve that level; and
  - (c) the methods or plans proposed by Falconbridge Limited to meet the emission levels referred to in clause (a). O. Reg. 661/85, s. 3.
- 4. After the 31st day of December, 1988, Falconbridge Limited shall submit semi-annual written reports to the Minister on the progress being made in implementing the methods or plans developed for purposes of this Regulation. O. Reg. 661/85, s. 4.

(7937)

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#### ENVIRONMENTAL PROTECTION ACT

O. Reg. 662/85. Ontario Hydro. Made—December 12th, 1985. Filed—December 17th, 1985.

### REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

#### ONTARIO HYDRO

- 1. Emissions of sulphur dioxide and of nitric oxide from the fossil-fuelled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, 430 kilotonnes in 1986, 1987, 1988 or 1989. O. Reg. 662/85, s. 1.
- 2. Emissions of sulphur dioxide and of nitric oxide from the fossil-fuelled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, 280 kilotonnes in 1990, 1991, 1992 or 1993. O. Reg. 662/85, s. 2.
- 3. Emissions of sulphur dioxide and of nitric oxide from the fossil-fuelled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, 215 kilotonnes in any year after 1993. O. Reg. 662/85, s. 3.
- **4.** Emissions of sulphur dioxide from the fossilfuelled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, 370 kilotonnes in 1986, 1987, 1988 or 1989. O. Reg. 662/85, s. 4.
- 5. Emissions of sulphur dioxide from the fossil-fuelled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, 240 kilotonnes in 1990, 1991, 1992 or 1993. O. Reg. 662/85, s. 5.
- 6. Emissions of sulphur dioxide from the fossil-fuelled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, 175 kilotonnes in any year after 1993. O. Reg. 662/85, s. 6.
- 7.—(1) Ontario Hydro shall perform such studies and research as are necessary to determine the options available by which Ontario Hydro can meet the limit prescribed in section 6 and the number of kilotonnes that Ontario Hydro should be permitted to withdraw pursuant to paragraph 2 of subsection (2) from the bank established under paragraph 1 of subsection (2) and report thereon in writing to the Minister of Energy and the Minister of the Environment by the 31st day of December, 1988 in sufficient detail so that the Lieutenant Governor in Council can review the options available to Ontario Hydro and determine what numbers of kilotonnes of sulphur dioxide and tonnes of nitric oxide should be established by amending this Regulation for purposes of subsections (2) and (3).
- (2) In calculating the emissions of sulphur dioxide after 1986, the following rules may be applied:
  - In any year for which the emissions of sulphur dioxide are less than the amount specified in section 4, 5 or 6, the shortfall may be banked.
  - 2. In any year, an amount of sulphur dioxide up to the number of kilotonnes of the shortfall

- banked during the previous five years and permitted by amending regulation made after considering the report submitted pursuant to subsection (1) and not previously withdrawn under this Regulation may be withdrawn and added to the allowed emissions of sulphur dioxide for the year.
- Withdrawals may be made under these rules only if Ontario Hydro files a written report with the Minister of the Environment documenting that the need for withdrawal arises from causes beyond the immediate control of Ontario Hydro.
- (3) When making a withdrawal pursuant to paragraph 2 of subsection (2), Ontario Hydro may, for each kilotonne of sulphur dioxide withdrawn from the bank, discharge additional nitric oxide up to the number of tonnes of nitric oxide determined in accordance with the amending regulation referred to in paragraph 2 of subsection (2). O. Reg. 662/85, s. 7.
- 8. Ontario Hydro shall file written reports with the Minister of the Environment at any time that Ontario Hydro is of the opinion it will be necessary to exceed the limits specified by section 4, 5, or 6, as modified by section 7, because of generator breakdowns or other major disruptions in electrical supply or transmission, setting out the causes, amounts and timing of the anticipated excess in sufficient detail so that the Minister of the Environment can advise the Lieutenatt Governor in Council whether and to what extent Ontario Hydro should, by amending this Regulation, be permitted to draw on its bank established during the previous five years and any estimated amount Ontario Hydro will be able to bank in the succeeding five years. O. Reg. 662/85, s. 8.
- 9. Ontario Hydro shall file written reports with the Minister of the Environment and the Minister of Energy by the 1st day of March, June, September and December in each year commencing with 1986, setting out the total of the emissions of sulphur dioxide and nitric oxide from the fossil-fuelled electric generating stations for the three month period ending on the last day of December, March, June and September immediately prior to the filing of the report. O. Reg. 662/85, s. 9.
  - 10. Ontario Regulation 7/82 is revoked.

(7938)

#### ENVIRONMENTAL PROTECTION ACT

O. Reg. 663/85. Algoma Sinter Operation—1986/94. Made—December 12th, 1985. Filed—December 17th, 1985.

#### 6

### REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

#### ALGOMA SINTER OPERATION—1986/94

- 1. Algoma Steel Corporation Limited shall not emit sulphur dioxide from its Sinter Operation at Wawa on any day after its emissions of sulphur dioxide in any calendar year exceed 180 kilotonnes. O. Reg. 663/85, s. 1.
- 2.—(1) Algoma Steel Corporation Limited shall not emit sulphur dioxide from its Sinter Operation at Wawa on any day after its emissions of sulphur dioxide in any calendar year exceed 125 kilotonnes.
- (2) This section comes into force on the 1st day of January, 1994. O. Reg. 663/85, s. 2.
  - 3. Algoma Steel Corporation Limited shall,
    - (a) perform such studies and research as are necessary to establish the best available technology and design, and the costs thereof, to assure that the emission limit referred to in section 2 is not exceeded; and
    - (b) submit written reports to the Minister by the 31st days of January and July in each year starting with the 31st day of July, 1986 to and including the 31st day of July, 1988 on the progress being made on the matters referred to in clause (a). O. Reg. 663/85, s. 3.
- 4. Algoma Steel Corporation Limited shall, by the 31st day of December, 1988, submit to the Minister a final written report of the studies and research referred to in section 3 in sufficient detail to enable the Lieutenant Governor in Council to assess the methods or plans proposed by Algoma Steel Corporation Limited to meet the limit prescribed by section 2 and the financial assistance, if any, that Algoma Steel Corporation Limited would require to meet that limit. O. Reg. 663/85, s. 4.
- 5. After the 31st day of December, 1988, Algoma Steel Corporation Limited shall submit semi-annual written reports to the Minister on the progress being made in implementing the methods or plans developed for purposes of this Regulation. O. Reg. 663/85, s. 5.

(7939)

#### **ENVIRONMENTAL ASSESSMENT ACT**

O. Reg. 664/85.

Exemption-Ontario Hydro-OH-30/2.

Made—December 5th, 1985.

Filed-December 18th, 1985.

### ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

#### EXEMPTION—ONTARIO HYDRO— OH-30/2

Having received a request from Ontario Hydro that an undertaking, namely:

the activity of planning, design and construction of, and property acquisition for, shoreline and riverbank improvements and the subsequent us and maintenance of these improvements;

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is sub ject to the application of the Act, the following injury damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with and dam aged by the delay in correction of erosion of sedimentation problems which could result in additional loss or damage to public and private properties.
- B. Ontario Hydro will be interfered with an damaged by the delay and expense require to prepare individual environmental assess ments which could render the shoreline an riverbank improvements uneconomical an result in a less appropriate course of actio and in increased costs to Ontario Hydr through damage to facilities and settlemen of damage claims of private property owners

Having weighed such injury, damage or interfer ence against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environmen which would result from the undertaking being subjecto the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. Ontario Hydro has formally submitted Class Environmental Assessment pursuant to the previous exemption order for this under taking; however, an approval has not ye been issued with respect to that Class Environmental Assessment. This exemption extends the existing exemption, which would otherwise expire on January 1, 1986, to provide time to complete processing the Class Environmental Assessment.
- B. The undertaking is not likely to have an significant adverse effects on the environment and therefore the interference with the activity of shoreline and riverbank improve-

ments which would be caused by the immediate application of the Act would be undue.

- C. Parts of the undertaking are subject to review and approval under various acts or agreements, including the Lakes and Rivers Improvement Act, the Ontario Water Resources Act and any existing Water Power Lease Agreements with the Ministry of Natural Resources.
- D. Parts of the undertaking are proposed to repair erosion problems which would become progressively worse if not quickly repaired and the delay involved in obtaining approval under the Environmental Assessment Act could result in increased erosion or sedimentation, degradation of the environment and danger to buildings and property.

This exemption is subject to the following terms and conditions:

- This exemption shall terminate on December 31, 1986 or, if earlier, the date on which approval to proceed with the undertaking is received under the Act.
- 2. Ontario Hydro shall consult with the Director of the Environmental Assessment Branch in cases where it appears that the activity would result in significant adverse environmental changes so that Ontario Hydro and the Minister of the Environment may decide whether the project should proceed pursuant to an individual environmental assessment rather than this order.
- 3. An Environmental Report shall be prepared by Ontario Hydro for each project initiated under this exemption order, and will be submitted to the Director of the EA Branch at least 30 days prior to the proposed implementation of such activities. A copy of the Environmental Report shall also be submitted to the Director of the appropriate Ministry of the Environment regional office. This report will be filed in the public record in order to inform the public of proposed projects.
- 4. Where any activity which otherwise would be exempt under this order is being carried out as, or is part of, an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.
- Where any activity which is the subject of this order is being carried out as, or is part of, another undertaking which is the subject of

an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order.

6. Ontario Hydro shall continue to provide the Director of the Environmental Assessment Branch with a list of projects, which Ontario Hydro proposes to carry out under this order, every six months and shall not carry out any project pursuant to this order unless it is included on the list or added as an update. O. Reg. 664/85.

JAMES BRADLEY
Minister of the Environment

(7940)

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#### ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 665/85.

Exemption—Ontario Hydro—OH-29/2. Made—December 5th, 1985.

Filed—December 18th, 1985.

### ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

#### EXEMPTION—ONTARIO HYDRO— OH-29/2

Having received a request from Ontario Hydro that an undertaking, namely:

the activity of modifying by redeveloping or upgrading all existing hydroelectric facilities including: hydroelectric generating stations, storage/control dams, measuring/submerged weirs, and access roads;

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with and damaged by the delay in correction of facility defects or delay in optimization of resource use which could either render a facility unsafe (with possible resultant loss or damage to public property or health) or uneconomical.
- B. Ontario Hydro will be interfered with and damaged by the delay and expense required to prepare individual environmental assessments which could render modification

activities uneconomical, necessitate extended uneconomic operation of facilities or temporary decommissioning of facilities leading to a requirement for substitute power.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. Ontario Hydro has formally submitted a Class Environmental Assessment pursuant to the previous exemption order for this undertaking; however, an approval has not yet been issued with respect to that Class Environmental Assessment. This exemption extends the existing exemption, which would otherwise expire on January 1, 1986, to provide time to complete processing the Class Environmental Assessment.
- B. The undertaking is not likely to have any significant adverse effects on the environment as the exempt activities are primarily of a minor nature; therefore, the interference which would be caused by the immediate application of the Act, would be undue.
- C. Parts of the undertaking are subject to review and approval under various acts or agreements, including the Environmental Protection Act, Water Power Lease Agreements with the Ministry of Natural Resources and Licences of Occupation with MNR.

This exemption is subject to the following terms and conditions:

- This exemption shall terminate on December 31, 1986 or, if earlier, the date on which approval to proceed with the undertaking is received under the Act.
- 2. Ontario Hydro shall consult with the Director of the Environmental Assessment Branch in cases where it appears that the modification activity would result in significant adverse environmental changes so that Ontario Hydro and the Minister of the Environment may decide whether the project should proceed pursuant to an individual environmental assessment rather than this order.
- 3. An Environmental Report shall be prepared by Ontario Hydro for each project initiated under this exemption order, and will be sub-

mitted to the Director of the EA Branch a least 30 days prior to the proposed implementation of such activities. A copy of the Environmental Report shall also be submitted to the Director of the appropriat Ministry of the Environment regional office. This report will be filed in the public recorn order to inform the public of proposed projects.

- 4. Where any activity which otherwise woul be exempt under this order is being carrie out as, or is part of, an undertaking for whic an environmental assessment has bee accepted and approval to proceed received the activity shall be carried out in accordand with any terms or conditions in the approvato proceed as well as the conditions of th order.
- 5. Where any activity which is the subject of this order is being carried out as, or is part of another undertaking which is the subject of an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order.
- 6. Ontario Hydro shall continue to provide the Director of the Environmental Assessment Branch with a list of projects, which Ontari Hydro proposes to carry out under this order every six months and shall not carry out an project pursuant to this order unless it included on the list or added as a update. O. Reg. 665/85.

JAMES BRADLE
Minister of the Environment

(7941)

#### PETROLEUM RESOURCES ACT

O. Reg. 666/85.

Protection of Designated Gas Storage Areas.

Made—December 18th, 1985.

Filed—December 19th, 1985.

### REGULATION MADE UNDER THE PETROLEUM RESOURCES ACT

#### PROTECTION OF DESIGNATED GAS STORAGE AREAS

1. No person shall complete or service, or otherwis perform work of any kind on, a well within 1.6 kild metres of a gas storage area designated by order of th Ontario Energy Board pursuant to the Ontario Energy Board Act if the completion, servicing or other wor

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will or is likely to fracture, or create communication with, the gas reef situated within the designated gas storage area. O. Reg. 666/85, s. 1.

(7945)

#### PLANNING ACT, 1983

O. Reg. 667/85.

Restricted Areas—District of Cochrane, Geographic townships of Casgrain, Hanlan, Kendall, Lowther and Way. Made—December 12th, 1985. Filed—December 19th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 493/78 MADE UNDER THE PLANNING ACT, 1983

- 1. Ontario Regulation 493/78 is amended by adding thereto the following section:
- 58.—(1) Despite any other provision of this Order, the existing building on the land described in subsection (2) may be used for a retail convenience store with a dwelling unit in the rear if the requirements of sections 18 and 28 are met.
- (2) This section applies to those parcels of land in the geographic Township of Way in the Territorial District of Cochrane, being Lot 75, and the east half of Lot 76 on Plan M-51, Algoma, being parcels 7709 and 8474 in the register for Centre Cochrane in the Land Registry Office for the Land Titles Division of Cochrane (No. 6). O. Reg. 667/85, s. 1.

PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 12th day of December, 1985.

(7946)

#### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 668/85.
Village of Wheatley—Township of Romney Boundary.
Made—December 12th, 1985.
Filed—December 19th, 1985.

#### ORDER IN COUNCIL

R.O.C. 411/85

WHEREAS The Corporation of the Township of Romney and The Corporation of the Village of Wheatley have entered into an agreement in May, 1985 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS only one objection to the proposed issuance of the Order was filed with the Clerk of the Executive Council within the filing period;

AND WHEREAS the Lieutenant Governor in Council has decided that the public interest in the implementation of the intermunicipal agreement outweighs the objection filed by the objector;

Now THEREFORE, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of January, 1986, the portion of the Township of Romney described in Schedule A is annexed to the Village of Wheatley.
- 2. All real property of The Corporation of the Township of Romney situate in the annexed area vests in The Corporation of the Village of Wheatley on the 1st day of January, 1986.
- 3. On the 1st day of January, 1986, the by-laws of the Village of Wheatley extend to the annexed area and the by-laws of the Township of Romney cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Romney under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
    - (ii) by the Township of Romney that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Village of Wheatley; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Romney.
- 4. The clerk of the Township of Romney shall forthwith prepare and furnish to the clerk of the Village of Wheatley a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 31st day of December, 1985, and the persons assessed therefor.

- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Village of Wheatley and may be collected by The Corporation of the Village of Wheatley.
- (2) On or before the 1st day of March, 1986, The Corporation of the Village of Wheatley shall pay to The Corporation of the Township of Romney an amount equal to the amount of all real property taxes that The Corporation of the Village of Wheatley is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of January, 1986.
- 6. All business taxes levied and uncollected in the annexed areas which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Township of Romney and may be collected by The Corporation of the Township of Romney.
- 7. For the purposes of the assessment roll to be prepared for the Village of Wheatley under subsection 13 (1) of the Assessment Act in 1985, the annexed area shall be deemed to be a part of the Village of Wheatley.
- 8.—(1) The land described in Schedule B is established as a special area for municipal tax purposes and for properties in that area,
  - (a) the municipal taxes for 1986 shall be the same as if the property were still in Romney Township, using 1984 Township assessments and 1986 Township mill rates;
  - (b) for the years 1987, 1988, 1989 and 1990, the municipal taxes on the properties shall change by the same percentage as general Township mill rates in the Township change;
  - (c) for 1991, the difference between the taxes payable at Village rates on the local assessment and the taxes payable in 1990 under clause (b) shall be calculated:
  - (d) in 1991, the municipal taxes payable shall be calculated as if the property was in the Village reduced by 80 per cent of the difference calculated under clause (c);
  - (e) in 1992, the municipal taxes payable shall be calculated as if the property was in the Village reduced by 60 per cent of the difference calculated under clause (c);
  - (f) in 1993, the municipal taxes payable shall be calculated as if the property was in the Village reduced by 40 per cent of the difference calculated under clause (c);
  - (g) in 1994, the municipal taxes payable shall be calculated as if the property was in the Vil-

- lage reduced by 20 per cent of the difference calculated under clause (c); and
- (h) for 1995 and thereafter, municipal taxes in the special area shall be the same as those in the Village.
- (2) In the event that the whole or part of any property in the special area is reassessed as a result of a change in use, the municipal taxes payable in respect of such property or part of such property shall be the same as for the Village from the date of the reassessment
- 9. Except with the consent of the council of the Township of Romney, no application shall be made by the council of the Village of Wheatley for the annexation of any lands within the Township before the 1st day of January, 2006.
- 10. The council of the Village of Wheatley shall pass and seek approval for such by-laws as are necessary to prohibit the establishment and operation of scrapyards and waste disposal sites in the annexed area.
- 11. The agreement between The Corporation of the Township of Romney and The Corporation of the Village of Wheatley entered into in May, 1985 is hereby given effect. O. Reg. 668/85.

Recommended

Bernard Grandmaitre Minister of Municipal Affairs

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered December 12, 1985.

Lincoln M. Alexander Lieutenant Governor

#### Schedule A

### AREA TO BE ANNEXED TO THE VILLAGE OF WHEATLEY

The portion of the Township of Romney in the County of Kent, described as follows:

Beginning at the intersection of the southerly boundary of the Village of Wheatley and the centre line of the road allowance between the townships of Romney and Mersea;

Thence easterly along the southerly boundary of the said Village to a point distant 20.12 metres measured north 38° 17′ 10″ west from the northeasterly angle of Part 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 24R-3343;

Thence south 38° 17′ 10″ east 20.12 metres to the northeasterly angle of the said Part 1;

Thence southerly along the easterly limit of the said Part 435.46 metres to the centre line of the West Branch of Two Creeks;

Thence southeasterly along the said centre line to the northerly limit of the road allowance between Concession 1 and Broken Front Concession of the Township of Romney;

Thence southwesterly along the said northerly limit 46.94 metres to a southerly angle of Part 2 as shown on a Plan deposited in the said land Registry Office as Number 24R-762:

Thence north 41° 52′ west along the southwesterly limit of the said Part 22.86 metres to the southerly limit of Part 1 as shown on the said Plan;

Thence south 48° 18' west 87.782 metres, to an angle in the said Part 1;

Thence south 41° 52' east along a limit of the said Part 22.86 metres to the northerly limit of the said road allowance:

Thence southwesterly along the said northerly limit 259.97 metres to the southwesterly limit of McLean Street;

Thence southeasterly 20.12 metres to the intersection of the southwesterly limit of McLean Street and the southerly limit of the said road allowance;

Thence southwesterly along the said southerly limit to intersect a line parallel with and distant 60.96 metres measured easterly at right angles from the easterly limit of the Townline Road;

Thence northerly along the said parallel line to intersect a line measured southwesterly at right angles from a point in the northeasterly limit of Lot 2 in the said Concession 1 distant 27.16 metres from the southerly angle of a Plan registered in the said Land Registry Office as Number 442;

Thence northeasterly along the said line to the northeasterly limit of that Lot:

Thence northwesterly along that northeasterly 27.16 metres to the southerly angle of the said Plan;

Thence northerly along the easterly limits of the said Plan to the southwesterly limit of McLean Street;

Thence southeasterly along the said southwesterly limit to intersect the southwesterly prolongation of the southeasterly limit of Part 1 as shown on a Plan deposited in the said Land Registry Office as Number 24R-1832;

Thence northeasterly to and along the said southeasterly limit 81.08 metres to the northeasterly limit of the said Part 1; Thence northwesterly along the said northeasterly limit 100.78 metres to the easterly limit of the said Plan Number 442:

Thence northerly along the said easterly limit 158.22 metres to the northeasterly limit of the said Plan;

Thence northwesterly along the said northeasterly limit 87.40 metres to a point;

Thence northeasterly to and along the northwesterly limit of a Plan deposited in the said Land Registry Office as Number 24R-762 148.29 metres to a point;

Thence in a northwesterly direction 157.61 metres to a point on the easterly limit of the Townline Road distant 93.88 metres measured northerly from the northerly angle of the said Plan Number 442;

Thence northwesterly in the same direction to the boundary between the townships of Romney and Mersea;

Thence northerly along the said boundary to the place of beginning. O. Reg. 668/85, Sched. A.

#### Schedule B

### SPECIAL AREA FOR MUNICIPAL TAX PURPOSES

The portion of the Township of Romney in the County of Kent, described as follows:

Beginning at the intersection of the southwesterly limit of Lot 17 as shown on a Plan registered in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 512 and the centre line of the West Branch of Two Creeks;

Thence southeasterly along the said centre line to the easterly angle of Part 1 as shown on a Plan deposited in the said Land Registry Office as Number 24R-762;

Thence south 48° 18' west along the southeasterly limit of the said Part 135.03 metres to an angle in the said Part;

Thence south 41° 52′ east along a limit of the said Part 22.86 metres to the northerly limit of the road allowance between Concession 1 and Broken Front Concession of the Township of Romney;

Thence southwesterly along the northerly limit of the said road allowance to the southwesterly limit of McLean Street;

Thence northwesterly along the said southwesterly limit 201.17 metres to a point;

Thence southwesterly and parallel with the northerly limit of the said road allowance 201.17 metres to a point;

Thence southeasterly and parallel with the southwesterly limit of McLean Street 201.17 metres to the northerly limit of the said road allowance;

Thence southwesterly along the said northerly limit to a point distant 131.1 metres measured northeasterly therealong from the easterly limit of the Townline Road;

Thence northwesterly at right angles from the northerly limit of the said road allowance 30.48 metres to a point;

Thence westerly and parallel with the said northerly limit 18.29 metres to a point;

Thence southerly 30.48 metres to a point on the said northerly limit distant 112.78 metres measured northeasterly therealong from the easterly limit of the Townline Road;

Thence southwesterly along the said northerly limit to intersect a line parallel with and distant 60.96 metres measured easterly at right angles from the easterly limit of Townline Road;

Thence northerly along the said parallel line to intersect a line measured southwesterly at right angles from a point in the northeasterly limit of Lot 2 in the said Concession 1 distant 27.16 metres from the southerly angle of a Plan registered in the said Land Registry Office as Number 442;

Thence northeasterly along the said line to the northeasterly limit of that Lot;

Thence northwesterly along that northeasterly 27.16 metres to the southerly angle of the said Plan;

Thence northerly along the easterly limits of the said Plan to the southwesterly limit of McLean Street;

Thence southeasterly along the said southwesterly limit to intersect the southwesterly prolongation of the southeasterly limit of Part 1 as shown on a Plan deposited in the said Land Registry Office as Number 24R-1832;

Thence northeasterly to and along the said southeasterly limit 81.08 metres to the northeasterly limit of the said Part 1;

Thence northwesterly along the said northeasterly limit 100.78 metres to the easterly limit of the said Plan Number 442;

Thence northerly along the said easterly limit 158.22 metres to the northeasterly limit of the said Plan;

Thence northwesterly along the said northeasterly limit 87.40 metres to a point;

Thence northeasterly to and along the said northwesterly limit of a Plan deposited in the said Land Registry Office as Number 24R-762 221.81 metres to an angle in the said Plan; Thence south 81° 08′ 20″ east along the northerly limit of the said Plan 121.79 metres to the place of beginning. O. Reg. 668/85, Sched. B.

(7947)

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### BRANTFORD-BRANT ANNEXATION ACT, 1980

O. Reg. 669/85.
Transportation and Service Corridor.
Made—December 12th, 1985.
Filed—December 19th, 1985.

#### ORDER IN COUNCIL

R.O.C. 413/85

WHEREAS The Corporation of the City of Brantford, The Corporation of the Township of Brantford and The Corporation of the County of Brant have entered into an agreement dated the 7th day of October, 1985 containing recommendations with respect to the provision of a transportation and service corridor linking areas of the City to each other;

AND WHEREAS under section 7 of the Brantford-Brant Annexation Act, 1980, the City, the Township and the County have submitted these recommendations to the Lieutenant Governor in Council;

AND WHEREAS the Lieutenant Governor in Council considers that the provision of a transportation and service corridor is necessary;

Now Therefore, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 7 of the Brantford-Brant Annexation Act, 1980 that,

- 1. On the 1st day of January, 1986, the portion of the Township of Brantford described in Schedule A (hereinafter referred to as the "annexed area") is annexed to the City of Brantford and is included within Ward One of the City of Brantford.
- 2. All real property of The Corporation of the Township of Brantford situate in the annexed area vests in The Corporation of the City of Brantford on the 1st day of January, 1986.
- 3. All real property of The Corporation of the County of Brant situate in the annexed area vests in The Corporation of the City of Brantford on the 1st day of January, 1986.
- 4. On the 1st day of January, 1986, the by-laws of the City of Brantford extend to the annexed area and the by-laws of the Township of Brantford and of the County of Brant cease to apply to such area, except,

- (a) by-laws that were passed,
  - (i) by the Township of Brantford under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
  - (ii) by the Township of Brantford that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the City of Brantford; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the councils of the Township of Brantford or the County of Brant.
- 5. The clerk of the Township of Brantford shall forthwith prepare and furnish to the clerk of the City of Brantford a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 31st day of December, 1985, and the persons assessed therefor.
- 6.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the City of Brantford and may be collected by The Corporation of the City of Brantford.
- (2) The Corporation of the City of Brantford shall, within thirty days of receipt of the special collector's roll referred to in section 5, pay to The Corporation of the Township of Brantford an amount equal to the amount of all real property taxes that The Corporation of the City of Brantford is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of January, 1986.
- 7. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Township of Brantford and may be collected by The Corporation of the Township of Brantford.
- 8. On and after the 1st day of January, 1986, the portion of the annexed area that is not included in the Mutual Planning Advisory Committee Area, as described in Schedule D to the *Brantford-Brant Annexation Act*, 1980,
  - (a) shall be included in the Mutual Planning Advisory Committee Area for the purposes of subsection 4 (12) of the *Brantford-Brant Annexation Act*, 1980; and
  - (b) shall cease to be included in the Restricted to Agricultural and Related Uses Area for the purposes of subsection 4 (1) of the said Act.

- 9.—(1) For the purposes of the assessment roll to be prepared for the City of Brantford under subsection 13 (1) of the Assessment Act in 1985 and 1986.
  - (a) the annexed area shall be deemed to be a part of the Township of Brantford; and
  - (b) a special assessment roll shall be prepared for the annexed area.
- (2) Notwithstanding subsection 35 (1) of the Assessment Act, the special assessment roll referred to in clause (1) (b) for 1985 shall be prepared on or before the 11th day of February, 1986 and shall take effect as of the 1st day of January, 1986.
- 10. The annexed area is established as a special area for municipal tax purposes and, for properties in that area.
  - (a) the mill rates for 1986 and 1987 shall be calculated as if the properties were still in the Township of Brantford, and shall reflect both the mill rates and any special charges that would have been levied against the properties if they had remained in the Township;
  - (b) the mill rates for 1986 and 1987 shall be calculated by the Treasurer of the City of Brantford and submitted to the Treasurer of the Township of Brantford for approval and,
    - (i) if the Treasurers of both the City and the Township agree on the mill rates, those rates shall be charged against the properties, or
    - (ii) if the Treasurers of both the City and the Township fail to agree on the mill rates, the Minister of Municipal Affairs shall appoint an arbitrator to determine the appropriate mill rates, and the decision of the arbitrator shall be final:
  - (c) the mill rate for 1988 shall be the mill rate calculated under clauses (a) and (b) for 1987 plus.
    - (i) 20 per cent of the difference between that mill rate and the City of Brantford's normal mill rate for 1987, and
    - (ii) an adjustment to the mill rate as calculated under subclause (i) equal to the normal mill rate increase or decrease borne generally across the City of Brantford for 1988;
  - (d) the mill rate for 1989 shall be the mill rate calculated under clauses (a) and (b) for 1987 plus,

- (i) 40 per cent of the difference between that mill rate and the City of Brantford's normal mill rate for 1987, and
- (ii) an adjustment to the mill rate as calculated under subclause (i) equal to the normal mill rate increase or decrease borne generally across the City of Brantford for 1988 and 1989;
- (e) the mill rate for 1990 shall be the mill rate calculated under clauses (a) and (b) for 1987 plus,
  - (i) 60 per cent of the difference between that mill rate and the City of Brantford's normal mill rate for 1987, and
  - (ii) an adjustment to the mill rate as calculated under subclause (i) equal to the normal mill rate increase or decrease borne generally across the City of Brantford for 1988, 1989 and 1990; and
- (f) the mill rate for 1991 shall be the mill rate calculated under clauses (a) and (b) for 1987 plus,
  - (i) 80 per cent of the difference between that mill rate and the City of Brantford's normal mill rate for 1987, and
  - (ii) an adjustment to the mill rate as calculated under subclause (i) equal to the normal mill rate increase or decrease borne generally across the City of Brantford for 1988, 1989, 1990 and 1991.
- 11. Subsection 193 (5) of the Municipal Act shall not apply after the 1st day of January, 1986, to the acquisition by the City of Brantford of lands outside the annexed area in conjunction with the acquisition of lands inside the annexed area for the purposes of the transportation corridor if the lands to be acquired outside the annexed area are contiguous to the boundary between the annexed area and the Township of Brantford.
- 12. Any acquisition of land in the annexed area by the City of Brantford on or before the 31st day of December, 1985 is hereby authorized and approved.
- 13. The agreement between The Corporation of the City of Brantford, The Corporation of the Township of Brantford and The Corporation of the County of Brant entered into on the 7th day of October, 1985 is hereby given effect. O. Reg. 669/85.

Recommended

Bernard Grandmaitre Minister of Municipal Affairs

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered December 12, 1985.

LINCOLN M. ALEXANDER
Lieutenant Governor

#### Schedule A

### AREA TO BE ANNEXED TO THE CITY OF BRANTFORD

That portion of the Township of Brantford in the County of Brant described as follows:

Beginning at an angle in the City of Brantford, the said angle being at the intersection of the westerly limit of Lot 66 as shown on a Plan registered in the Land Registry Office for the Registry Division of Brant (No. 2) as Number 663 prolonged southerly to the centre line of the King's Highway Number 53;

Thence westerly along the centre line of the said King's Highway 222.81 metres to a point distant 15.37 metres measured south 7° 58′ 40″ east from a point on the northerly limit of the said King's Highway distant 81.75 metres measured south 89° 24′ 45″ west therealong from the southerly limit of Lot 2 in the Kerr Tract;

Thence north 7° 58′ 40″ west 145.685 metres to a point;

Thence north 9° 54′ 30″ east 14.438 metres to a point;

Thence north 8° 34′ 45″ east 80.04 metres to the southerly angle of an Instrument registered in the said Registry Office as Number A93482;

Thence north 37° 40′ 40″ east along the southeasterly limit of the said Instrument 55.248 metres to a point;

Thence north 20° 24′ 20" east 151.144 metres to a point;

Thence north 15° 47′ 30" east 96.216 metres to a point:

Thence north 3° 48′ 35" west 92.601 metres to a point;

Thence north 8° 12′ 30″ west 61.164 metres to a point;

Thence north 12° 53′ 45″ west 609.6 metres to a point;

Thence north 19° 54′ 40″ west 61.42 metres to a point;

Thence north 12° 53′ 45″ west 213.36 metres to a point;

Thence north 14° 27′ 20" west 59.722 metres to a point;

Thence north 15° 26′ 40″ west 471.093 metres to a point;

Thence north 26° 15′ 40″ west 27.731 metres to a point;

Thence along a curve having a radius of 559.625 metres an arc distance of 270.486 metres measured north 40° 06′ 25″ west 267.861 metres to a point;

Thence north 53° 57′ 15" west 40.133 metres to a point;

Thence north 66° 32′ 35" west 89.956 metres to a point;

Thence north 61° 45′ 35″ west 377.95 metres to the boundary of the City of Brantford, being the northwesterly bank of the Grand River;

Thence easterly and southerly along the boundaries of the said City to the place of beginning. O. Reg. 669/85, Sched. A.

(7948)

#### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 670/85.
Town of Alliston—Township of
Adjala Boundary.
Made—December 12th, 1985.
Filed—December 19th, 1985.

#### ORDER IN COUNCIL

R.O.C. 412/85

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WHEREAS The Corporation of the Town of Alliston and The Corporation of the Township of Adjala have entered into an agreement dated the 26th day of June, 1984 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS only one objection to the proposed issuance of the Order was filed with the Clerk of the Executive Council within the filing period;

AND WHEREAS the Lieutenant Governor in Council has decided that the public interest in the implementation of the municipal agreement outweighs the objection filed by the objector;

Now THEREFORE, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of January, 1986, the portion of the Township of Adjala described in the Schedule is annexed to the Town of Alliston.
- 2. All real property of The Corporation of the Township of Adjala situate in the annexed area vests in The Corporation of the Town of Alliston on the 1st day of January, 1986.
- 3. On the 1st day of January, 1986, the by-laws of the Town of Alliston extend to the annexed area and the by-laws of the Township of Adjala cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Adjala under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
    - (ii) by the Township of Adjala that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

that shall remain in force until repealed by the Council of the Town of Alliston; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Adjala.
- 4. The clerk of the Township of Adjala shall forthwith prepare and furnish to the clerk of the Town of Alliston a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to the 31st day of December, 1985, and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area that are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Town of Alliston and may be collected by The Corporation of the Town of Alliston in accordance with the provisions of the Municipal Affairs Act.
- (2) On or before the 1st day of April, 1986, The Corporation of the Town of Alliston shall pay to The Corporation of the Township of Adjala an amount equal to the amount of all real property taxes that The Corporation of the Town of Alliston is entitled to collect in the annexed area under subsection (1) that were due but unpaid on the 1st day of January, 1986.
- 6. For the purposes of the assessment roll to be prepared for the Town of Alliston under subsection 13 (1) of the Assessment Act in 1985, the annexed area shall be deemed to be a part of the Town of Alliston.

- 7. The levy in the annexed area in 1986 and in 1987 for municipal and school purposes on the residential assessment as it existed on the 1st day of January, 1986 in the annexed area shall be determined on the same basis as in the Town of Alliston reduced by,
  - (a) in 1986, 10 per cent; and
  - (b) in 1987, 5 per cent.
- 8. The Corporation of the Town of Alliston shall pay to The Corporation of the Township of Adjala, as total compensation for any loss of assessment arising as a result of the annexation,
  - (a) \$17,000 on the 1st day of January, 1986; and
  - (b) \$12,500 on the 1st day of January, 1987.
- 9. The agreement between The Corporation of the Town of Alliston and The Corporation of the Township of Adjala dated the 26th day of June, 1984 is hereby given effect. O. Reg. 670/85.

Recommended

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered December 12, 1985.

Lincoln M. Alexander
Lieutenant Governor

#### Schedule

### AREA TO BE ANNEXED TO THE TOWN OF ALLISTON

Beginning at the intersection of the westerly boundary of the Town of Alliston and the northerly boundary of the Township of Adjala;

Thence westerly along the said northerly boundary to a point distant 511.68 metres measured westerly therealong from the northerly prolongation of the westerly limit of the road allowance between concessions VII and VIII in the Township of Adjala;

Thence south 9° 18' 30' east 19 metres more or less to a point on the southerly limit of the road allowance between the townships of Adjala and Tosorontio, measured 511.68 metres westerly from northeasterly angle of Lot 32 in Concession VII;

Thence south 9° 18′ 30″ east 154.05 metres to a point;

Thence south 9° 43′ 40″ east 315.44 metres to a point on the northerly limit of Lot 31 in Concession VII;

Thence south 72° 34′ 25" west along that northerly limit 173.66 metres to a point;

Thence south 11° 17' 50" east 283.54 metres to a point;

Thence south 10° 41′ 50" east 260.48 metres to a point;

Thence north 62° 36′ 40″ east 269.22 metres to a point;

Thence south 26° 40′ 15" east 3.69 metres to a point;

Thence north 83° 08′ 15" east 224.76 metres to a point;

Thence south 9° 53′ 45″ east 76.27 metres to the northerly limit of the road allowance between lots 30 and 31;

Thence south 9° 53' 45" east 20 metres to the southerly limit of that road allowance;

Thence easterly along the said southerly limit to the easterly boundary of the Township of Adjala;

Thence northerly along the said easterly boundary to an angle in the Town of Alliston;

Thence northwesterly along the boundaries between the Town of Alliston and the Township of Adjala to the place of beginning. O. Reg. 670/85, Sched.

(7949)

#### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 671/85.
Township of Sydenham—City of Owen Sound Boundary.
Made—December 12th, 1985.
Filed—December 19th, 1985.

#### ORDER IN COUNCIL

R.O.C. 410/85

WHEREAS The Corporation of the Township of Sydenham and The Corporation of the City of Owen Sound have entered into an agreement in August, 1985 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the order were filed with the Clerk of the Executive Council within the filing period;

Now Therefore, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under sections 14 and 21 of the Municipal Boundary Negotiations Act, 1981 that,

- 1. On the 1st day of January, 1986, the portion of the Township of Sydenham described in the Schedule is annexed to the City of Owen Sound.
- 2. All real property of The Corporation of the Township of Sydenham situate in the annexed area vests in The Corporation of the City of Owen Sound on the 1st day of January, 1986.
- 3. On the 1st day of January, 1986, the by-laws of the City of Owen Sound extend to the annexed area and the by-laws of the Township of Sydenham cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Sydenham under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
    - (ii) by the Township of Sydenham that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the City of Owen Sound; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Sydenham.
- 4. The clerk of the Township of Sydenham shall forthwith prepare and furnish to the clerk of the City of Owen Sound a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to an including the 31st day of December, 1985, and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area that are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the City of Owen Sound and may be collected by The Corporation of the City of Owen Sound.
- (2) On or before the 1st day of June, 1986, The Corporation of the City of Owen Sound shall pay to The Corporation of the Township of Sydenham an amount equal to the amount of all real property taxes that The Corporation of the City of Owen Sound is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of January, 1986.
- 6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Township of Sydenham.

- 7. For the purposes of the assessment roll to be prepared for the City of Owen Sound under subsection 13 (1) of the Assessment Act in 1985, the annexed area shall be deemed to be a part of the City of Owen Sound.
- 8. On and after the 1st day of February, 1986, The Corporation of the City of Owen Sound shall have and exercise jurisdiction over that part of the highway known as County Road 21 which is included in the land described in the Schedule.
- 9. The agreement between The Corporation of the Township of Sydenham and The Corporation of the City of Owen Sound entered into in August, 1985 is hereby given effect. O. Reg. 671/85.

Recommended

BERNARD GRANDMAÎTRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered December 12, 1985.

LINCOLN M. ALEXANDER
Lieutenant Governor

#### Schedule

### AREA TO BE ANNEXED TO THE CITY OF OWEN SOUND

1. Beginning at the intersection of the easterly boundary of the City of Owen Sound and the northerly limit of Park Lot 5 in Range IV East of Garafraxa Road of the Township of Sydenham;

Thence easterly along the northerly limit of park lots 5, 6, 7 and 8 in the said Range IV to a point in the northerly limit of Park Lot 8 distant 161.52 metres measured easterly therealong from the northwesterly angle of Park Lot 8;

Thence southerly 421.07 metres to a point on the northerly limit of County Road Number 21 distant 161.53 metres measured easterly therealong from the westerly limit of the said Park Lot 8;

Thence southerly at right angles from the said northerly limit 30.48 metres to the southerly limit of the said County Road;

Thence westerly along the said southerly limit to the boundary between the City of Owen Sound and the Township of Sydenham;

Thence in a general northeasterly direction following the boundaries between the said municipalities to the place of beginning.

2. The portion of the Township of Sydenham described as the northerly 20.12 metres of Park Lot 3 in Range IV east of Garafraxa Road. O. Reg. 671/85, Sched.

(7950)

1

#### **COURTS OF JUSTICE ACT, 1984**

O. Reg. 672/85. Salaries and Benefits of Masters. Made—December 19th, 1985. Filed—December 19th, 1985.

#### REGULATION TO AMEND REGULATION 539 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COURTS OF JUSTICE ACT, 1984

- 1. Section 1 of Regulation 539 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 805/84, is revoked and the following substituted therefor:
- 1. The annual salary of a master in a position referred to in Column 1 of the Schedule shall be the salary set out opposite thereto in Column 2 for service on and after the 1st day of April, 1985. O. Reg. 672/85, s. 1.
  - 2. The Schedule to the said Regulation, as remade by section 2 of Ontario Regulation 805/84, is revoked and the following substituted therefor:

#### Schedule

Ітем	Column 1	COLUMN 2
1.	Senior Master	\$79,365
2.	Master	75,000

O. Reg. 672/85, s. 2.

(7951)

JUSTICES OF THE PEACE ACT

O. Reg. 673/85. Salaries and Benefits. Made—December 19th, 1985. Filed—December 19th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 398/84 MADE UNDER THE JUSTICES OF THE PEACE ACT

1.—(1) Subsection 1 (2) of Ontario Regulation 398/84, as remade by subsection 1 (1) of Ontario Regulation 675/84, is revoked and the following substituted therefor:

- (2) The salary set out in Column 2 of Table 1 or Table 2 that is the annual salary of a full-time justice of the peace immediately before this Regulation comes into force is increased for service on and after the 1st day of April, 1985 to the annual salary set out opposite thereto in Column 3. O. Reg. 673/85, s. 1 (1).
  - (2) Subsection 1 (3) of the said Regulation, as amended by subsection 1 (2) of Ontario Regulation 675/84, is further amended by striking out "\$1,799 for service on and after the 1st day of April, 1984" in the seventh and eighth lines and inserting in lieu thereof "\$1,871 for service on and after the 1st day of April, 1985".
    - 2. Tables 1 and 2 to the said Regulation, as remade by section 2 of Ontario Regulation 675/84, are revoked and the following substituted therefor:

Table 1

Column 1	Column 2	COLUMN 3
Level	Annual Salary to and including March 31, 1985	Annual Salary on and after April 1, 1985
1	\$25,503	\$26,524
2	26,567	27,630
3	27,629	28,735
4	28,718	29,867
5	30,217	31,426

O. Reg. 673/85, s. 2, part.

Table 2

COLUMN 1	COLUMN 2	Column 3
Level	Annual Salary to and including March 31, 1985	Annual Salary on and after April 1, 1985
1	\$28,909	\$30,066
2	30,108	31,313
3	31,634	32,900
4	33,215	34,544
5	34,876	36,272

O. Reg. 673/85, s. 2, part.

(7952)

#### LEGAL AID ACT

O. Reg. 674/85. General. Made—December 6th, 1985. Approved—December 19th, 1985. Filed—December 19th, 1985.

# REGULATION TO AMEND REGULATION 575 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LEGAL AID ACT

1. Schedules 2, 3, 4, 5 and 6 to Regulation 575 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 121/85, are revoked and the following substituted therefor:

#### Schedule 2

#### FEES IN CRIMINAL MATTERS

#### GROUP I

Indictable offences having a maximum punishment of life imprisonment under any statute of Canada, including an application for preventive detention under Part XXI of the <u>Criminal Code</u> (Canada), but not including offences under subsection 306(1) of the <u>Criminal Code</u> (Canada) or section 4 of the Narcotic Control Act (Canada).

- 2. Counsel fee at preliminary hearing, per day ...... 333.75
- 3. Counsel fee at trial, per day...... 500.50

#### GROUP II

Indictable offences having a maximum punishment of more than two years but not more than fourteen years under any statute of Canada, offences under subsection 306(1) of the Criminal Code (Canada) or section 4 of the Narcotic Control Act (Canada), an application for extradition, an application under the Fugitive Offenders Act (Canada) or an appeal to the Immigration Appeal Board.

4.	Preparation for preliminary hearing and trial, including interviews with the accused and witnesses, per hour (See note 2)
5.	Counsel fee at preliminary hearing, per day 277.25
6.	Counsel fee at trial, per day 389.00
	GROUP III
	All indictable offences not mentioned in Groups I and II. All offences that may be prosecuted by either indictment or summary procedure, except offences under sections 234, 234.1, 235 and 236 of the Criminal Code (Canada). Summary offences having a maximum punishment greater than six months imprisonment plus a fine of \$500. (See note 3)
7.	For all services including bail hearings and bail reviews, preliminary hearing, adjournments, preparation and counsel fee at trial where the accused has no election under the Criminal Code (Canada) or where, in those offences that may be prosecuted by either indictment or summary procedure, the Crown elects to proceed by summary procedure or has not elected before disposal of the charge,
	(a) where the accused pleads not guilty or all charges are withdrawn417.75
	$(\underline{b})$ where the accused pleads guilty 277.25
8.	For all services including bail hearings and bail reviews, preliminary hearing, adjournments, preparation and counsel fee at trial where the accused has an election under the <a href="Criminal Code">Criminal Code</a>

#### GROUP IV

(Canada),

(a)

(b)

All summary offences punishable by a maximum of six months imprisonment plus a \$500 fine, all provincial offences and offences under sections 234, 234.1, 235 and 236 of the Criminal Code (Canada), where the Crown elects to proceed by summary procedure or has not elected before disposal of the charge, and appearances at a deportation hearing before a Special Inquiry Officer.

where the accused pleads not guilty or all

charges are withdrawn ..... 834.00

where the accused pleads guilty..... 277.25

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9.	For all services, including bail hearings, bail reviews, adjournments, preparation and counsel fee at trial,	
	$(\underline{a})$ where the accused pleads not guilty or all charges are withdrawn	\$348.00
	(b) where the accused pleads guilty	207.75
	BAIL PENDING TRIAL FOR OFFENCES IN GROUPS I AND II	
10.	For all services including application to a judge of the Supreme Court, preparation, drawing notice of motion, affidavits, attendances, justifications by surety or sureties or entering into recognizance	
11.	For all services including preparation, attendance on a judicial interim release hearing where the prosecutor moves to show cause	174.00
12.	For all services including a review of an order made by a justice of the peace or a judge, drawing notice of motion, preparation, affidavits, attendances, justification by surety or sureties, or entering into recognizance	348.00
13.	Bail pending appeal on all indictable offences (See note 4)	
	APPEALS TO THE SUPREME COURT OF CANADA IN RESPECT OF ALL MATTERS	
14.	Drawing application for leave to appeal, notice of appeal, preparation of appeal case, including statement of points of fact and law and all other necessary preparation, per hour (See note 5)	67.25
15.	Counsel fee on application for leave to appeal, per day or portion thereof	500.50
16.	Counsel fee on appeal, per day or portion thereof	666.00
<del></del>	APPEALS TO THE COURT OF APPEAL WITH RESPECT TO INDICTABLE OFFENCES SET OUT IN GROUPS I AND II	
17.	Drawing and filing notice of appeal, preparation of the appeal book, statement of points of fact and law and all other preparation, per hour (See note 6)	
. 0		

18. Counsel fee per day or portion thereof...... 500.50

APPEALS TO THE COURT OF APPEAL WITH RESPECT TO INDICTABLE OFFENCES HAVING A MAXIMUM PUNISHMENT OF TWO YEARS AS SET OUT IN ITEM 7

- 19. Drawing and filing notice of appeal, preparation of the appeal book, statement of points of fact and law, and all other preparation, per hour (See note 6).....\$ 57.75
- 20. Counsel fee per day or portion thereof........... 389.00

APPEALS TO THE COURT OF APPEAL WITH RESPECT TO ALL SUMMARY CONVICTION OFFENCES

- 21. Drawing and filing notice of appeal, preparation of the appeal book, application for leave to appeal, application for bail pending appeal, preparation of statement of points of fact and law, and all other preparation, up to a maximum of six hours, per hour... 57.75
- 22. Counsel fee per day or portion thereof...... 389.00

#### ADJOURNMENTS

- 24. Attendance on an adjournment or consent order before a provincial court judge (See note 7)...... 27.75

APPEAL TO THE DISTRICT COURT FROM A SUMMARY CONVICTION OR PROVINCIAL OFFENCE

25. For preparing appeal and counsel fee on appeal, including recognizance or security, notice of appeal and statement of points of fact and law...... 555.75

#### APPEALS BY WAY OF STATED CASE

26.	Application to a justice of the peace or provincial court judge to state a case, including preparation of application, drafting case and service of application, attendance on justice of the peace or provincial court judge to enter into recognizance or application for bail, preparation and service of notice of appeal and stated case, to a maximum of six hours, per hour
27.	Counsel fee on appeal, per day

CERTIORARI, MOTION TO QUASH, MANDAMUS,

PROHIBITION AND QUO WARRANTO

29. On motions for leave to appeal and appeals to the Court of Appeal, the same fees as under items 17 and 18

#### HABEAS CORPUS

30. Block fee for all services including preparing, serving and filing notice of application, affidavits and all other necessary material, preparation and counsel fee on the hearing of the application in the Supreme Court, applying for the writ of habeas corpus and the motion for discharge if the writ is granted...........

695.00

#### TRAVELLING EXPENSES

31. Where a solicitor travels from his or her office to a court for an appearance as counsel on behalf of a client and where such travel is in excess of twenty-four kilometres one way, a Legal Accounts Officer may, in his or her discretion, allow a fee for travelling if the appearance is for a purpose other than an adjournment, setting a date for a future appearance, or similar procedural matter, per hour (See note 18)..................43.25

#### EXPERIENCE INCREASE

32. Where a solicitor certifies that he or she has the equivalent of four years of practice in criminal law, the basic hourly and per diem rates are subject to the following increases: (See note 19)

rate	per	hour	\$ 57.75	increase	to	\$ 63.75
rate	per	hour	67.25	increase	to	75.75
rate	per	diem	277.25	increase	to	348.00
rate	per	diem	333.75	increase	to	375.75
rate	per	diem	389.00	increase	to	438.00
rate	per	diem	500.50	increase	to	561.75
rate	per	diem	666.00	increase	to	750.00

33. Where a solicitor certifies that he or she has the equivalent of ten years of practice in litigation, including at least four years of practice in criminal law, the basic hourly and per diem rates are subject to the following increases: (See note 19)

rate	per	hour	\$ 57.75	increase	to	\$ 73.25
rate	per	hour	67.25	increase	to	83.00
rate	per	diem	277.25	increase	to	381.75
rate	per	diem	333.75	increase	to	417.75
rate	per	diem	389.00	increase	to	486.00
rate	per	diem	500.50	increase	to	626.50
rate	per	diem	666.00	increase	to	834.00

#### NOTES

- A maximum of eight hours preparation for each of the first two days of trial and a maximum of four hours preparation for each succeeding day of trial is allowed, but not more than,
  - (a) forty hours for first and second degree murder;
  - (b) thirty-two hours for attempted murder, manslaughter, rape, criminal negligence causing death, importing a narcotic; and
  - (c) twenty-four hours for all other indictable offences punishable by a maximum of life imprisonment, including an application under Part XXI of the Criminal Code (Canada).

- 2. A maximum of six hours preparation for the first day of trial, four hours preparation for the second day of trial and a maximum of two hours preparation for each succeeding day of trial is allowed, but not more than,
  - (a) eighteen hours for indictable offences punishable by a maximum of fourteen years;
  - (b) fourteen hours for indictable offences punishable by more than five years but not more than ten years; and
  - (c) twelve hours for indictable offences punishable by more than two years, but not more than five years, or an application for extradition or under the Fugitive Offenders Act (Canada) or an appeal to the Immigration Appeal Board.
- 3. When an offence may be prosecuted by either indictment or summary procedure, the maximum punishment by indictment exceeds two years and the prosecutor proceeds by indictment, the solicitor is entitled to submit his or her account as if the offence were included in Group II and the matter shall then be treated as a Group II offence for the purpose of this Schedule.
- 4. On,
  - (a) an application to the Chief Justice of Ontario or other judge designated by the Chief Justice of Ontario for admission to bail including drawing of notice of motion, affidavits, attendances incidental to the application, preparation of recognizance, execution thereof and justification of surety or sureties; or
  - (b) a review of an order made by the Chief Justice of Ontario or other judge designated by the Chief Justice of Ontario, including drawing notice of motion, affidavits, attendances incidental to the review, preparation of recognizance, execution thereof and justification of surety or sureties,

a maximum of eight hours is allowed at the appropriate preparation rate under item 1 or 4.

- 5. The maximum preparation time allowed for,
  - (a) leave to appeal, is fifteen hours; and
  - (b) an appeal, is thirty-five hours.
- 6. The maximum time allowed where an appeal is against,
  - (a) sentence only, is six hours; and
  - $(\underline{b})$  conviction and sentence, or conviction alone, is fourteen hours.
- A solicitor is not entitled to a fee for more than one adjournment or consent order before the same judge during the same half day.
- 8. A Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for the solicitor's attendance to make further submissions when requested by an area committee.
- 9. In any matter referred to in clause 14(1)(c) of the Act, the fee shall be in the discretion of a Legal Accounts Officer who shall have regard to the importance and difficulty of the work.
- 10. In any criminal matter not dealt with by this Schedule, a Legal Accounts Officer shall allow a reasonable fee and in determining the fee properly payable, the Legal Accounts Officer shall have regard to the fees payable under this Schedule for comparable services.
- 11. This Schedule is a legal aid tariff reflecting fees customarily paid by a client of modest means and except in unusual circumstances the fees provided for shall normally apply for the legal services covered thereby including block fees and maximum fees, but,
  - (a) at the written request of the solicitor, the fees may be increased by a Legal Accounts Officer in those cases where in the opinion of the Legal Accounts Officer an increase is justified, having regard to all the circumstances including the nature of the work done, the complexity of the case, the result obtained and any other factor that would warrant an increased fee; and
  - $(\underline{b})$  the fees may be decreased by a Legal Accounts Officer in those cases where, in the opinion of the Legal Accounts Officer, a decrease is appropriate,

- (i) under section 109 of this Regulation, or
- (ii) where and to the extent that the fees charged exceed the amount of fees that would be taxed were the account of the solicitor for the legal aid services the subject of a taxation under the Solicitors Act.
- 12. A solicitor shall prepare an account in accordance with this Schedule and shall provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.
- 13. A Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise.
- Where a solicitor represents two or more persons charged with the same offence or a similar offence arising out of the same occurrence, and where the trials, pleas of guilty or appeals are heard in the same court at approximately the same time, then, for the purposes of this Schedule, the solicitor is entitled to fees as for one client and to an increase of forty per cent and such additional fees as may be appropriate in accordance with note ll.
- Where a solicitor represents a person charged with two or more offences, and the trials, pleas of guilty or appeals are heard in the same court at approximately the same time, then, for the purposes of this Schedule, the solicitor is entitled to fees as for one charge and such additional fees as may be appropriate in accordance with note 11.
- 16. If an application for leave to appeal and the hearing of the appeal are heard at approximately the same time, the solicitor is entitled to fees for the appeal only.
- 17. Where a solicitor can readily ascertain that the services authorized by a certificate, in the specific circumstances of the case, are sufficiently unusual or unique that the maximum allowed by the tariff is clearly inadequate, the solicitor shall forthwith advise the area director and a Legal Accounts Officer of the details of the case and give them an estimate of the time and services required. Failure of a solicitor to do so will be a factor in the settlement of the solicitor's account.
- 18. In exercising the discretion under item 31, a Legal Accounts Officer shall have regard to the availablity of a local agent where the court is located, the seriousness

of the matter, the convenience of the client, whether the matter could have been handled by a solicitor's agent, and the time and duration of the travel. The fee allowed for travelling shall not exceed 30 per cent of the total fee settled by a Legal Accounts Officer for the services rendered.

- 19. For the purpose of this Schedule, years of practice in criminal law or litigation are calculated by multiplying the total number of years in practice by the percentage of the solicitor's practice that is criminal law or litigation, as the case may be.
- 20. Where a solicitor attends at court with a client to commence a preliminary hearing or trial on a date already fixed by the court, is required to wait more than one hour before the client's case is called by the court, and through no fault of the solicitor the preliminary hearing or trial is adjourned to another fixed date, the solicitor shall if the circumstances required the solicitor to wait, be paid a fee equal to one half of the preparation rate applicable under items 1 or 4 to a maximum of three and one-half hours in lieu of any claim under items 23 and 24.
- 21. This Schedule has effect only with respect to certificates issued on or after the 1st day of December, 1985. For matters related to transition and application, reference should be made to section 106 of this Regulation and to section 2 of Ontario Regulation 674/85.

O. Reg. 674/85, s. 1, part.

#### Schedule 3

#### FEES IN CIVIL MATTERS

#### GENERAL

1.	In all proceedings in the Supreme Court of Canada, Supreme Court of Ontario, Federal Court of Canada or Divisional Court or in a surrogate court, proceedings under the Family Law Reform Act or the Children's Law Reform Act	
	in the District Court, appeals in the District Court and quasi-judicial or administrative boards or commissions an hourly rate of (See notes 1 to 8 and 20)	\$ 67.25
2.	In all proceedings in the District Court (other than proceedings under the Family Law Reform Act or the Children's Law Reform Act), an hourly rate of (See notes 1 to 8)	57.75
	APPEALS OF INTERLOCUTORY ORDERS	711
3.	All services including preparation, correspondence, preparation of appeal book and factum,	
	(a) to a High Court judge, counsel fee per day (See note 35)	389.00
	(b) to the Divisional Court or Court of Appeal, counsel fee per day (See note 36)	500.50
	TRIAL OF ACTION	
4.	Setting action down for trial, preparing, serving and filing notice of readiness for, and notice	~
	of listing for, trial	43.25
5.	Counsel fee in the Supreme Court of Ontario, Federal Court of Canada or Divisional Court or in a surrogate court and in proceedings under the Family Law Reform Act or the Children's Law Reform Act in the District Court, per day	500.50
6.	Counsel fee in the District Court (other than proceedings under the Family Law Reform Act or the Children's Law Reform Act),	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	per day	389.00

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7.	Adjournments or attendance at assignment court (See note 9)	0
	APPLICATIONS (See notes 10 to 14)	
8.	Counsel fee in the Supreme Court of Ontario, Federal Court of Canada or Divisional Court or a surrogate court and in proceedings under the Family Law Reform Act or the Children's Law Reform Act in the District Court for attendance on an application, per day	0
9.	Counsel fee in the District Court (other than proceedings under the Family Law Reform Act or the Children's Law Reform Act) for attendance on an application, per day	0
5.0	UNCONTESTED DIVORCES	
10.	Uncontested divorce proceedings, including preliminary attendances, preparing and issuing petition, service, all other necessary matters preliminary to trial including correspondence, interim motions, discoveries, pre-trial conferences, preparation for trial, setting down for trial, counsel fee at trial andall necessary matters subsequent to trial, including obtaining decree absolute, preparation of bill of costs, attendance on assessment, obtaining assignment of costs, filing execution583.29	5
11.	Advising a respondent in an uncontested divorce action in respect of all necessary matters, up to a maximum of eight hours, per hour	5
	PROVINCIAL COURT (FAMILY DIVISION) Proceedings under the Family Law Reform Act or the Children's Law Reform Act (See note 17)	
12.	Counsel fee at trial on a contested basis, per day 389.00	)
13.	Counsel fee where the trial is uncontested or where a consent order is made, as to all claims 139.25	5
14.	Counsel fee on a show cause hearing 139.25	5

15. Attendance on adjournment.....

27.75

104.50

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	PROVINCIAL COURT (FAMILY DIVISION) Proceedings under Part II of the Child Welfare Act (See note 18)	
16.	Counsel fee at trial, per day	389.00
17.	Counsel fee where the trial is uncontested, when an order is made, both as to the finding under section 28 and the disposition under section 30, or where an order is made under section 31, 32, 37 or 38 of the Child Welfare Act	139.25
	PROVINCIAL COURT (CIVIL DIVISION)	
18.	Where the amount involved is \$200 or less,	
	$(\underline{a})$ preparation of claim	15.75
	$(\underline{b})$ preparation of dispute	15.75
	$(\underline{c})$ attendance at trial	43.25
19.	Where the amount involved exceeds \$200 but does not exceed \$400,	
	$(\underline{\underline{a}})$ preparation of claim	21.75
	$(\underline{b})$ preparation of dispute	21.75
	$(\underline{c})$ attendance at trial	55.25
20.	Where the amount involved exceeds \$400,	
	$(\underline{a})$ preparation of claim	43.25
	$(\underline{b})$ preparation of dispute	43.25
	$(\underline{c})$ attendance at trial	126.00
21.	All services on an application for a consolidation order including searches, affidavits, service, and correspondence and attendances on the judge and clerk.	104.50
22.	Negotiating and drawing an agreement for the rateable	

distribution of payments by a debtor among the debtor's creditors.....

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23.	Receiving and distributing payments made pursuant to an agreement referred to in item 22, 6 per cent of the amount received.
	QUASI-JUDICIAL OR ADMINISTRATIVE BOARDS OR COMMISSIONS
24.	Counsel fee, per day (See note 19)\$389.00
	APPEALS TO THE SUPREME COURT OF CANADA
25.	Counsel fee on application for leave to appeal per day or portion thereof (See note 21) 500.50
26.	Counsel fee on appeal per day or portion thereof (See note 21)
	APPEALS TO THE COURT OF APPEAL, FEDERAL COURT OF APPEAL, DIVISIONAL COURT AND DISTRICT COURT, EXCEPT APPEALS UNDER ITEM 29
27.	Counsel fee on motion for leave to appeal, per day or portion thereof (See note 22) 500.50
28.	Counsel fee on appeal, per day or portion thereof (See note 22)
	APPEALS TO DISTRICT COURT UNDER THE FAMILY LAW REFORM ACT OR THE CHILDREN'S LAW REFORM ACT

29.	Fee for all services including preparation and
	filing notice of appeal, preparation for and counsel
	fee on appeal

••••• 555.75

### SEPARATION AGREEMENTS

Fee for all services for negotiating, drafting and settling a marital separation agreement........... 417.75 30.

### CHANGE OF NAME APPLICATIONS

31.	Fee for all services on an application for a change of name under the Change of Name Act\$417.75
	ADOPTION PROCEEDING

32. Fee for all services in adoption proceedings......... 333.75

### MOTION UNDER THE WAGES ACT

33. Fee for all services including preparation, drafting affidavits and other documents and attendances on the judge in a motion under section 7 of the Wages Act..... 139.25

### DRAWING DOCUMENTS

34. For drawing documents wherever the subject-matter or nature thereof is properly or customarily within the scope of the professional duties of a solicitor, per hour...... 67.25

#### TRAVELLING EXPENSES

35. Where a solicitor travels from his or her office to a court for an appearance as counsel on behalf of a client and where such travel is in excess of twenty-four kilometres one way, the Legal Accounts Officer may, in his or her discretion, allow a fee for travelling, if the appearance is for a purpose other than an adjournment, setting a date for a 

#### EXPERIENCE INCREASE

36. Where a solicitor certifies that he or she has the equivalent of four years of practice in civil litigation, the basic hourly and per diem rates set out in the Schedule are subject to increase as follows: (See note 34)

\$ 57.75 increase to \$ 63.75 rate per hour 67.25 75.75 rate per hour increase to 389.00 increase to 438.00 rate per diem rate per diem 500.50 increase to 561.75 rate per diem 666.00 increase to 750.00 37. Where a solicitor certifies that he or she has the equivalent of ten years of practice in litigation, including at least four years of practice in civil litigation, the basic hourly and per diem rates set out in the Schedule are subject to increase as follows: (See note 34)

rate	per	hour	\$ 57.75	increase	to	\$ 73.25
rate	per	hour	67.25	increase	to	83.00
rate	per	diem	389.00	increase	to	486.00
rate	per	diem	500.50	increase	to	626.50
rate	per	diem	666.00	increase	to	834.00

#### NOTES

- For preliminary interviews, advising and receiving instructions for the institution or defence of a proceeding, including correspondence, a maximum of two and one-half hours is allowed.
- For preparation, issuance, service and delivery of originating process and pleadings, demand and reply to demand for particulars, financial statement and correspondence, a maximum of four hours is allowed.
- 3. For all services on discovery before the examination, including preparation of affidavit of documents, the production and inspection of documents, correspondence and preparation for discoveries, a maximum of one hour for each hour of examination for discovery is allowed.
- 4. Attendance on discovery is calculated at the applicable hourly rate with a minimum allowance of one hour.
- 5. The following maximum times are allowed for motions:
  - 1. On uncontested motions or motions without notice, for all services, including preparation of notice of motion and affidavits, preparation, correspondence and attendance on motion, if required, and settling, signing and entering the order, a maximum of one and one-half hours.
  - 2. On contested motions, for all services, including preparation of notice of motion and affidavits, preparation, correspondence and attendance on motion, and settling, signing and entering the order, a maximum of four hours.

- 3. Where examinations are held on affidavits, for all services in connection therewith including preparation for examination and correspondence, a maximum fee of one hour for each hour of examination.
- Attendance on an examination is calculated at the applicable hourly rate with a minimum allowance of one hour.
- On a motion for leave to appeal, for all services including preparation, correspondence and attendance on motion for leave, a maximum of three hours.
- 6. On uncontested motions and motions without notice, for all services including preparation of notice of motion and affidavits, preparation, correspondence and attendance on motion, settling signing and entering the order, a maximum of three hours is allowed.
- 6. For preparation for trial, including necessary correspondence, attendance at pre-trial conference and preparation during trial, a maximum of ten hours is allowed for each of the first two days of trial and five hours is allowed for each succeeding day of trial but not more than forty hours in total (including first two days).
- 7. On all necessary matters subsequent to trial including correspondence, settling, signing and entering judgment, a maximum of one hour is allowed.
- 8. For preparation for and attendance on assessment of bill of costs, obtaining assignment of costs, correspondence and examination in aid of execution and filing execution, a maximum of one and one-half hours is allowed.
- A solicitor is not entitled to a fee for more than one adjournment before the same judge during the same half day.
- 10. On uncontested applications and applications without notice, for all services including preparation of notice of application and affidavits, preparation, correspondence and attendance on application, settling, signing and entering the order, a maximum of three hours is allowed.
- 11. On contested applications, for all services including preparation of notice of application and affidavits, preparation, correspondence, settling, signing and entering the order, a maximum of five hours is allowed.

- 12. Where examinations are held on affidavits, for all services in connection therewith before the examination including preparation for the attendance on examination and correspondence, a maximum fee of one hour for each hour of examination is allowed.
- 13. Attendance on an examination is calculated at the applicable hourly rate with a minimum allowance of one hour.
- 14. Where the trial of an issue or a reference is directed on an application, the fees for subsequent services shall be determined by reference to the fees provided for comparable services in this Schedule.
- 15. The counsel fee on a reference is at the discretion of a Legal Accounts Officer.
- A fee may be allowed in the discretion of a Legal Accounts Officer for negotiating a settlement whether or not a settlement has been effected or a proceeding has been instituted.
- 17. For all preparation, including preliminary interviews, correspondence, preparation of financial statement and other required documents and preparation for trial, a maximum of six hours is allowed for the first day of trial and three hours is allowed for each succeeding day of trial.
- 18. For preliminary interviews, correspondence and preparation for trial, a maximum of ten hours is allowed for the first day of trial and three hours is allowed for each succeeding day of trial.
- 19. For preliminary interviews, advising and receiving instructions, preparation and correspondence, a maximum of five hours is allowed.
- 20. For all services in bankruptcy proceedings, including correspondence, subsequent to a receiving order or an authorized assignment, a maximum of two hours is allowed.
- 21. For drawing an application for leave to appeal, notice of appeal, preparation of appeal case, including statement of points of fact and law, and all other necessary preparation, maximum preparation time allowed for,
  - (a) leave to appeal, is fifteen hours: and
  - $(\underline{b})$  appeal, is thirty-five hours.

- 22. For drawing and filing notice of appeal, preparation of appeal book, motion for leave to appeal, preparation of appeal books and factums and all other preparation the maximum preparation time allowed for,
  - (a) leave to appeal, is ten hours; and
  - (b) appeal, is twenty-five hours.
- 23. In any matter referred to in clause  $14(1)(\underline{c})$  of the Act the fee shall be in the discretion of a Legal Accounts Officer who shall have regard to the importance and difficulty of the work.
- 24. A Legal Accounts Officer may allow a fee in proper cases for any services rendered with respect to an application to an area committee under section 14 of the Act when such services have been rendered at the request of and for the use of the area committee.
- 25. A Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for the solicitor's attendance to make further submissions when requested by the area committee or the area director.
- 26. In any civil matter not dealt with by this Schedule, a Legal Accounts Officer shall allow a reasonable fee and in determining the fee properly payable, the Legal Accounts Officer shall have regard to the fees payable under this Schedule for comparable services.
- 27. This Schedule is a legal aid tariff reflecting fees customarily paid by a client of modest means and except in unusual circumstances the fees provided for shall normally apply for the legal services covered thereby including block fees and maximum fees, but,
  - (a) at the written request of the solicitor, the fees may be increased by a Legal Accounts Officer in those cases where in the opinion of the Legal Accounts Officer an increase is justified, having regard to all the circumstances including the nature of the work done, the complexity of the case, the result obtained and any other factor which would warrant an increased fee; and

- (b) the fees may be decreased by a Legal Accounts Officer in those cases where, in the opinion of the Legal Accounts Officer, a decrease is appopriate,
  - (i) under the provisions of section 109 of this Regulation, or
  - (ii) where and to the extent that the fees charged exceed the amount of fees that would be taxed were the account of the solicitor for the legal aid services the subject of a taxation under the Solicitors Act.
- 28. A solicitor shall prepare an account in accordance with this Schedule and shall provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.
- 29. A Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise.
- 30. Where a solicitor represents two or more persons in the same proceeding or where a solicitor represents a person in two or more proceedings and in either case where the trials, hearings or appeals are heard in the same court or forum at approximately the same time, then for the purposes of this Schedule the solicitor shall be entitled to fees as for one client on one proceeding and such additional fees as may be appropriate in accordance with note 27.
- 31. If a motion for leave to appeal and the hearing of the appeal are heard at approximately the same time, the solicitor is entitled to fees for the appeal only.
- 32. Where a solicitor can readily ascertain that the services authorized by a certificate, in the specific circumstances of the case, are sufficiently unusual or unique that the maximum allowed by the tariff is clearly inadequate, the solicitor shall forthwith advise the area director and a Legal Accounts Officer of the details of the case and give them an estimate of the time and services required. Failure of a solicitor to do so will be a factor in the settlement of the solicitor's account.

- 33. In exercising the discretion under item 35, a Legal Accounts Officer shall have regard to the availability of a local agent where the court is located, the seriousnes of the matter, the convenience of the client, whether the matter could have been handled by a solicitor's agent, and the time and duration of the travel. The fee allowed for travelling time shall not exceed 30 per cent of the total fee allowed for the services rendered as settled by the Legal Accounts Officer.
- 34. For the purpose of this Schedule,
  - (a) practice in litigation means practice in civil litigation or practice in criminal law; and
  - (b) years of practice in civil litigation or litigation are calculated by multiplying the total number of years in practice by the percentage of the solicitor's practice that is civil litigation or litigation, as the case may be.
- 35. The maximum time allowed for preparation is three hours.
- 36. The maximum time allowed for preparation is five hours.
- 37. This Schedule has effect only with respect to certificates issued on or after the 1st day of December, 1985. For matters related to transition and application, reference should be made to section 106 of this Regulation and to section 2 of Ontario Regulation 674/85.

O. Reg. 674/85, s. 1, part.

#### Schedule 4

### FEES FOR SOLICITORS PROVIDING SERVICES OF LAW CLERKS, ARTICLED STUDENTS AND INVESTIGATORS

### NOTES

- 1. Where Schedules 2 and 3 provide a total fee for a particular service the fee payable for the service shall include any services provided by any one or more of a law clerk, articled student or investigator. Where all of the service has been provided by any one or more of such persons, the fee payable for the services is the lesser of the total fee calculated under Schedule 2 or 3 or the amount produced by the application of the hourly rate in this Schedule.
- 2. Where Schedules 2 and 3 provide a maximum number of hours of preparation, any allowance for fees under this Schedule shall be considered as part of the total allowable fees and be included in the maximum. However, in applying the maximum, the hours billed under Schedules 2 and 3 shall be applied first.
- 3. This Schedule has effect only with respect to certificates issued on or after the 1st day of December, 1985. For matters related to transition and application, reference should be made to section 106 of this Regulation and to section 2 of Ontario Regulation 674/85.

O. Reg. 674/85, s. 1, part.

### Schedule 5

### FEES OF DUTY COUNSEL

	Subject to item 2, performance of duties as duty counsel under sections 71 and 75 of this Regulation, per hour (See Note 1)
2.	The per diem limit under item 1, except where an increase is recommended by the area director and

### NOTES

 In special circumstances the Legal Aid Committee may, from time to time, establish a different allowance for fees for duty counsel providing services in remote areas of northern Ontario.

O. Reg. 674/85, s. 1, part.

### Schedule 6

### FEES OF LEGAL ADVICE SOLICITORS

- This Schedule has effect only with respect to certificates issued on or after the 1st day of December, 1985. For matters related to transition and application, reference should be made to section 106 of this Regulation and to section 2 of Ontario Regulation 674/85

O. Reg. 674/85, s. 1, part.

- 2.—(1) This Regulation shall be deemed to have come into force on the 1st day of December, 1985.
- (2) Where an account for services under a certificate issued on or after the 1st day of December, 1985 has been settled in accordance with Schedule 2, 3, 4, 5 or 6, as the Schedule read on the 30th day of November, 1985, the solicitor is entitled to have the account re-settled in accordance with the Schedule as set out in section 1 of this Regulation.

THE LAW SOCIETY OF UPPER CANADA:

P. GENEST Treasurer

1

KENNETH JARVIS Secretary

Dated at Toronto, this 6th day of December, 1985.

O. Reg. 674/85

(7953)

### ONTARIO WATER RESOURCES ACT

O. Reg. 675/85. Plumbing Code. Made-December 12th, 1985. Approved-December 19th, 1985. Filed-December 19th, 1985.

### REGULATION TO AMEND **ONTARIO REGULATION 815/84** MADE UNDER THE ONTARIO WATER RESOURCES ACT

- 1. Sentence 1.2.1.(6) of Ontario Regulation 815/84 is revoked and the following substituted therefor:
- (6) In buildings containing two or more dwelling units in which there is no unit above another, no plumbing serving a unit shall be installed under another unit of the building unless the piping is located in a tunnel, pipe corridor, common basement or parking garage, so that the piping is accessible for servicing and maintenance throughout its length without encroachment on any private living space.
  - 2.—(1) Paragraph 7 of Article 1.3.2. of the said Regulation is revoked and the following substituted therefor:
- 7. Backflow preventer-means the use of an air gap to prevent backflow or,
  - (a) an atmospheric or pressure type vacuum breaker; or
  - (b) a device that is certified by CSA to CSA Standard B64 series-1976 that is used to prevent backflow.
  - (2) The said Article 1.3.2. is amended by adding thereto the following paragraph:
- 7a. Back siphonage—means backflow caused by,
  - (a) pressure in the distribution system below atmospheric;
  - (b) an open supply valve;
  - (c) the outlet of a supply valve immersed in a fluid; and
  - (d) the absence of protection from backflow including the malfunctioning of an existing device.

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- (3) Paragraph 14 of the said Article 1.3.2. is revoked and the following substituted therefor:
- 14. Building drain—means the horizontal piping of gravity drainage piping in or adjacent to a building or other structure that receives the discharge from drainage piping and conveys it to the building sewer.
  - (4) Paragraph 40 of the said Article 1.3.2. is revoked and the following substituted therefor:
- 40. Fixture or plumbing fixture—means a receptacle or equipment that receives water, liquids or sanitary sewage and discharges water, liquids or sanitary sewage directly into drainage piping.
  - (5) Subparagraph (b) of paragraph 77 of the said Article 1.3.2. is revoked and the following substituted therefor:
    - (b) receives drainage from more than one building drain either directly or through one or more building sewers or receives drainage from more than one building storm drain either directly or through one or more building storm sewers; and
  - (6) Paragraph 78 of the said Article 1.3.2., exclusive of the subparagraphs, is revoked and the following substituted therefor:
- 78. Public washroom—means any room that contains one or more plumbing fixtures and to which,

would expect to have access for the purpose of using the *plumbing fixtures* without any special permission.

- (7) Paragraph 84 of the said Article 1.3.2. is revoked and the following substituted therefor:
- 84. Sanitary sewage—means any liquid waste that may contain matter in suspension or solution but does not include storm water.
  - (8) Paragraph 90 of the said Article 1.3.2. is revoked and the following substituted therefor:
- 90. Stack—means, when used as a noun, a vertical soil, waste or vent pipe that serves one or more fixtures.
  - (9) Paragraph 94 of the said Article 1.3.2. is revoked and the following substituted therefor:
- 94. Standing waste pipe—means a vertical pipe that terminates in an open end and that is designed to receive discharge of indirect waste.
- (10) Paragraph 105 of the said Article 1.3.2. is revoked and the following substituted therefor:
- 105. Trap seal—means the vertical depth of water between the weir of the trap and the trap dip.
- (11) Paragraph 110 of the said Article 1.3.2. is revoked and the following substituted therefor:
- 110. Vertical—means departing from the true horizontal plane by 45° or more.
  - 3. Article 1.5.1. of the said Regulation is revoked and the following substituted therefor:
- 1.5.1. Where a private swimming pool is connected to a *plumbing* system, the *potable water* supply to the pool shall be protected by a *backflow preventer* and the drain of the pool shall be protected from the backup of *sanitary sewage* into the pool.
  - 4.—(1) Sentence 1.8.1.(3) of the said Regulation is revoked and the following substituted therefor:
    - (3) Sentence (2) does not apply where,
    - (a) a valve, faucet, fixture or leak is repaired;

- (b) a valve, faucet or fixture is replaced;
- (c) a stoppage is forced out; or
- (d) a replacement water heater is installed.
- (2) Sentence 1.8.1.(10), exclusive of the clauses, of the said Regulation is revoked and the following substituted therefor:
- (10) Where a municipality has reason to believe that a plumbing fixture or appliance connected to a plumbing system or the operation thereof may,

or that a service water heater fails to meet the installation requirements set out in this Code, the municipality shall inspect or cause an inspection to be made so as to ascertain whether or not there is compliance with this Code.

- 5. Article 2.1.1. of the said Regulation is amended by adding thereto the following Sentence:
- (3) A pipe or pipe fitting shall only be installed in a plumbing system where the pipe or pipe fitting is of a type that is referred to in that section of this Code that is applicable to the particular pipe or pipe fitting being installed.
  - 6. Article 2.5.4. of the said Regulation is revoked and the following substituted therefor:
- 2.5.4. Concrete pipe that is used in an underground building sewer shall comply with CSA Standard A257-M1982.
  - 7.—(1) Clauses 2.5.7.(2) (a), (b) and (c) of the said Regulation are revoked and the following substituted therefor:
    - (a) the piping is supported so that it can be drained in above ground installations; and
    - (b) polybutylene hot and cold water distributing piping and fittings are certified by CSA to CSA Standard B137.8-M1977.
  - (2) Sentence 2.5.7.(3) of the said Regulation is revoked and the following substituted therefor:
- (3) Where polybutylene pressure pipe or tube and fittings are used in above ground installations, the pipe shall be supported with hangers so that sags do not develop that will trap the line.
  - (3) Article 2.5.7. of the said Regulation is amended by adding thereto the following sentences:
- (4) Polybutylene piping and fittings that are installed as service pipe shall be certified by CSA to CSA Standard B137.7-M1983.
- (5) Where polybutylene pipe or tube and fittings are used underground for a service pipe, the end of the pipe inside the building shall be brought above ground for a distance not less than twelve inches and not greater than eighteen inches.
  - 8. Clauses 2.5.8.(1) (a) and (b) of the said Regulation are revoked and the following substituted therefor:
    - (a) CSA Standard CAN3-B181.1-M85 ABS Drain, Waste and Vent Pipe and Pipe Fittings;
    - (b) CSA Standard CAN3-B181.2-M85 PVC Drain, Waste and Vent Pipe and Pipe Fittings;
  - 9. Article 2.5.9. of the said Regulation is revoked and the following substituted therefor:
- 2.5.9. Plastic pipe and fittings and solvent cement that are used with the pipe inside a building above the lowest floor in a drainage or venting system shall be certified by CSA to,

- (a) CSA Standard CAN3-B181.1-M85, ABS Drain, Waste and Vent Pipe and Pipe Fittings;
- (b) CSA Standard CAN3-B181.2-M85 PVC Drain, Waste and Vent Pipe and Pipe Fittings; or
- (c) CSA Standard B181.3-1971, Polyolefin Laboratory Drainage Systems.
- 10. Article 2.6.3. of the said Regulation is revoked and the following substituted therefor:
- 2.6.3. Ductile iron water pipe shall comply with ANSI/AWWA Standard C151/A21.51-1981, Ductile Iron Pipe, Centrifugally Cast in Metal Molds or Sand-Lined Molds for Water or other Liquids.
  - 11. The Footnote to Table 2.7.A. to Sentence 2.7.4.(2) of the said Regulation is revoked and the following substituted therefor:

P-Permitted

N-Not Permitted

\*-Permitted only when bent in accordance with Article 3.3.7.

- 12. Sentence 2.7.6.(2) of the said Regulation is revoked and the following substituted therefor:
- (2) Notwithstanding Sentence (1), solder-joint fittings for water systems not made by casting or the wrought process shall comply with the applicable requirements of ANSI Standard B16.18-1973, Cast Bronze Solder-joint Pressure Fittings.
  - 13. Subsection 2.7 of the said Regulation is amended by adding thereto the following Article:
- 2.7.9. Aluminum pipe that is used in a drainage system or a venting system shall be certified by CSA to CSA Standard CAN3-B281-M85, Aluminum Drain, Waste and Vent Pipe and Components and installed in accordance with the recommended installation practices set out in Appendix A of that standard.
  - 14. Article 2.8.1. of the said Regulation is revoked and the following substituted therefor:
- 2.8.1. Jointing materials shall be applied or installed as specified by the supplier or manufacturer and, where materials are used that are not accompanied by application or installation specifications, the finished joints shall be tested in accordance with Sentence 1.8.1.(6).
  - 15.—(1) Article 2.9.6. of the said Regulation is revoked and the following substituted therefor:
- 2.9.6.(1) *Plumbing* supply *fittings* and trim and *plumbing* waste *fittings* shall be certified by CSA to CSA Standard B125-M1985.
  - (2) For the purposes of Sentence (1), plumbing fittings and trim includes.
  - (a) bath and shower supply fittings;
  - (b) bidet supply fittings;
  - (c) clothes washer supply fittings;
  - (d) drinking fountain supply fittings;
  - (e) laundry tub supply fittings;
  - (f) lavatory supply fittings;
  - (g) sink supply fittings;
  - (h) water closet tank supply fittings;
  - (i) automatic compensating supply valves (domestic);

- (j) flushometers;
- (k) humidifier supply stops;
- (1) sediment and lawn faucets;
- (m) supply line stops;
- (n) bath and shower waste fittings;
- (o) continuous waste fittings;
- (p) drinking fountain waste fittings;
- (q) laundry tub waste fittings;
- (r) lavatory waste fittings; and
- (s) sink waste fittings.
- (2) Table 2.9.6.A. to Article 2.9.6. of the said Regulation is revoked.
- 16. Sentence 3.3.1.(2) of the said Regulation where it occurs the second time is revoked and the following substituted therefor:
- (3) No pipe adaption shall be made by the use of a bushing that leaves a square edge or shoulder on the inside of the pipe or fitting.
  - 17. Sentence 3.3.5.(2) of the said Regulation is revoked and the following substituted therefor:
    - (2) Notwithstanding Sentence (1),
    - (a) a cast iron trap standard may be caulked to a cast iron hub; or
    - (b) a long horned china toilet bowl may be connected with a flexible gasketted type fitting supplied with the fixture.
  - 18.—(1) Paragraph 3 of Sentence 3.4.5.(2) of the said Regulation is revoked and the following substituted therefor:
    - 3. Cast iron pipe shall be supported,
      - (a) at each hub or joint;
      - (b) at intervals not exceeding ten feet; and
      - (c) at intervals not exceeding three feet if the length of the pipe between adjacent fittings is twelve inches or less.
  - (2) Sentence 3.4.5.(6) of the said Regulation is revoked and the following substituted therefor:
    - (6) Reserved
  - 19. Article 3.4.6. of the said Regulation is revoked and the following substituted therefor:
- 3.4.6.(1) Horizontal piping that is underground shall be supported on a prepared base that will maintain the desired grade and alignment of the pipe throughout its service life.
- (2) Notwithstanding Sentence (1), horizontal piping installed underground may be supported by hangers fixed to a foundation or structural slab provided that the hangers are capable of keeping the pipe in alignment and supporting the weight of the pipe, its contents and the fill over the pipe.

- 20. Sentence 3.7.1.(3) of the said Regulation is revoked and the following substituted therefor:
- (3) When an air test is used in lieu of a hydrostatic test, the test pressure shall not be less than 100 psig and shall be carried out for at least two hours.
  - 21. Sentence 4.2.2.(2) of the said Regulation is revoked and the following substituted therefor:
    - (2) Where a drinking fountain waste is used to prime a trap seal, the fountain trap does not require a vent.
  - 22. Article 4.3.2. of the said Regulation is revoked and the following substituted therefor:
- 4.3.2. No fixture, funnel drain, hub drain or floor drain receiving indirect waste from a higher elevation shall be located in a crawl space or other unfrequented area.
  - 23.—(1) Sentence 4.5.1.(4) of the said Regulation is revoked and the following substituted therefor:
- (4) Where water flow cannot be maintained through the trap referred to in Sentence (3), a mechanical device shall be installed to maintain the trap seal.
  - (2) Sentences 4.5.1.(7) and (8) of the said Regulation are revoked and the following substituted therefor:
    - (7) Reserved
- (8) Notwithstanding Sentence (1), a trap serving a floor drain or hub drain is not required to be vented where,
  - (a) the size of the trap is at least three inches;
  - (b) the length of the fixture drain is at least thirty-six inches;
  - (c) the fixture drain from the trap connects as a branch to a building drain or a sub drain or horizontal branch of a building drain or a sub drain, none of which are smaller then four inch trade size; and
  - (d) the total fall on the fixture drain between the trap and the connection to the building drain or other permitted pipe does not exceed the inside diameter of the fixture drain.
  - (3) Clause 4.5.1.(10)(c) of the said Regulation is revoked and the following substituted therefor:
    - (c) where there is a tendency for the grate to dislodge, be held in place with bolts or screws that comply with Article 2.9.2.
  - (4) Sentence 4.5.1.(12), exclusive of the clauses, of the said Regulation is revoked and the following substituted therefor:
    - (12) Notwithstanding Sentence (1), floor drains in a parking garage need not be vented but shall be,
  - 24. Sentences 4.6.5.(2) and (3) of the said Regulation are revoked and the following substituted therefor:
    - (2) Reserved

<sup>(3)</sup> Where a building drain enters a building above the elevation of the bottom of the wall of a building, the building drain shall be deemed to terminate at the first point that the drainage pipe changes direction from the horizontal to the vertical.

### 25. Sentence 4.7.1.(8) of the said Regulation is revoked and the following substituted therefor:

- (8) Where an abrupt change of direction in *piping* referred to in Sentence (7) is accomplished by a series of deflections of 45° or less, a length of *pipe* at least one foot long shall be installed between every adjacent pair of deflection points.
  - 26.—(1) Sentence 4.7.3.(1), exclusive of the clauses, of the said Regulation is revoked and the following substituted therefor:
- 4.7.3.(1) On drainage piping of four inch size and smaller, the minimum size cleanout opening shall be the same as the pipe and on drainage piping larger than four inch size the cleanout opening shall be four inch or larger and the maximum spacing between cleanouts on horizontal pipe shall be,
  - (2) Sentence 4.7.3.(3) of the said Regulation is revoked and the following substituted therefor:
- (3) Building sewers of six in. through twenty-one in. size and 100 feet or more in length shall be provided with access through manholes spaced not more than 300 feet apart and the first manhole shall be not more than eighty-five feet downstream from the building drain.
  - 27.—(1) The subtitle of Table 4.9.A. is revoked and the following substituted therefor:

Forming Part of Article 4.9.3.

(2) Table 4.9.A. to Article 4.9.3 of the said Regulation is amended by striking out,

44	Lavatory or wash basin			
	(a) normal service	11/4	1	
	(b) normal service	11/2	11/2	
	(c) bradley type		Use Table 4.10.A.	"
				ı

in the twenty-eighth to thirty-first lines of columns 1, 2 or 3 and inserting in lieu thereof,

11/4	1 with 11/4 in. trap
11/2	1½ with 1½ in. trap
	Use Table 4.10.A

### 28.—(1) Sentences 4.10.3.(2), (3) and (4) of the said Regulation are revoked and the following substituted therefor:

- (2) Reserved
- (3) The horizontal drainage pipe size shall be that size determined from Table 4.10.D. after the total connected load in fixture units on a horizontal drainage pipe is converted to gallons per minute in accordance with Table No. 4.10.C.
  - (4) Horizontal drainage piping shall be designed to carry no more than 65 per cent of its full capacity.
  - (2) Article 4.10.4 of the said Regulation is revoked and the following substituted therefor:
- 4.10.4. For the purposes of determining the size of combined drainage piping in accordance with Table 4.10.D., roof drainage, pumped discharge and other continuous or semi-continuous flows shall be calculated in gallons per minute and added to the drainage rate as calculated in gallons per minute from Table 4.10.C.

(3) Column 2 of Table 4.10.D. of Subsection 4.10. of the said Regulation is revoked and the following substituted therefor:

2
Full 65% Full
Full 65% Full
Full 65% Full
Full 65% Full
Full 65% Full
Full 65% Full
Full 65% Full
Full 65% Full

- (4) Sentences 4.10.5.(2) and (3) of the said Regulation are revoked and the following substituted therefor:
  - (2) Reserved
- (3) The vertical drainage pipe size shall be that size determined from Table 4.10.F. after the total connected load in fixture units on a vertical drainage pipe is converted to gallons per minute in accordance with Table No. 4.10.C.
  - (4) Vertical drainage piping shall be designed to carry no more than 33 per cent of its full capacity.
  - 29. Clauses 5.1.1.(3)(a), (b) and (c) of the said Regulation are revoked and the following substituted therefor:
    - (a) it serves a subsoil drainage pipe;
    - (b) it serves a storm drainage system; or
    - (c) it forms part of an indirect waste system, less than three storeys high.
  - 30. Article 5.2.1., exclusive of the paragraphs, of the said Regulation is revoked and the following substituted therefor:
- 5.2.1. A vertical soil stack that is not less than three inch diameter that is extended as a stack vent shall be deemed to vent a fixture trap where the connection of the fixture drain meets the following requirements:
  - 31.—(1) Clause 5.2.2.(1)(b) of the said Regulation is revoked and the following substituted therefor:

- (b) the number of loop or circuit vented fixtures is less than seven per vent and in any group of six or less circuit vented fixtures all but the last of the group are downstream of the point where the circuit or loop vent connects to the branch;
- (2) Sentence 5.2.2.(2) of the said Regulation is revoked and the following substituted therefor:
- (2) Where a stack or a building drain has a loop or circuit vented branch connected to it and the stack or building drain carries more than six fixture units of drainage upstream of the connection or has connected to it a drainage pipe larger than two inch size or receives drainage from a higher floor level, the loop or circuit vented branch shall be relief vented.
  - 32.—(1) Clause 5.3.2.(3)(c) of the said Regulation is revoked and the following substituted therefor:
    - (c) have its lower end, where it is connected to the soil stack, waste stack or building drain, of a size and length as determined from Table 4.10.F.
  - (2) Sentence 5.3.2.(3) of the said Regulation is amended by striking out "and" at the end of clause (b), by adding "and" at the end of clause (c) and by adding thereto the following clause:
    - (d) notwithstanding clause (c), at each point of interconnection with a branch vent be not smaller than the minimum size permitted by Table 5.7.B.
  - (3) Sentence 5.3.2.(6) of the said Regulation is revoked and the following substituted therefor:
- (6) Where a vent stack is required by Sentence (1) to be installed in conjunction with the soil or waste stack as a result of additions or alterations to a plumbing system in an existing building, the vent stack may be erected vertically outside the building, provided that,
  - (a) no single change of direction of the stack exceeds 45°;
  - (b) all parts of the stack are vertical;
  - (c) the stack terminates above the roof of the building where the building is four storeys in height or less; and
  - (d) the requirements set out in Sentence 5.5.5.(3) are met.
  - 33.—(1) Clause 5.5.3.(1)(a) of the said Regulation is revoked and the following substituted therefor:
    - (a) the developed length of a fixture drain measured from the trap weir is,
      - (i) not less than twice the size of the fixture drain, and
      - (ii) not more than five feet;
  - (2) Sentence 5.5.3.(4) of the said Regulation is revoked and the following substituted therefor:
- (4) The vent pipe from a water closet or other fixture that has an integral siphonic flushing action may be connected to the vertical leg of its waste pipe.
  - 34. Clause 5.5.5.(3)(a) of the said Regulation is revoked and the following substituted therefor:
    - (a) at least three feet above or twelve feet in any other direction from any air inlet, openable window or door in,

- (i) the building in which the vent pipe is installed, and
- (ii) in any adjacent building;

### 35. Article 5.6.5. of the said Regulation is revoked and the following substituted therefor:

- 5.6.5. Where the diameter of an inlet pipe to a sewage tank is,
- (a) five inches or larger, the diameter of the vent pipe from the tank shall be at least four inches; and
- (b) less than five inches, the diameter of the vent pipe from the tank shall be the greater of,
  - (i) 11/4 inches, or
  - (ii) one trade size smaller than the inlet pipe.

### 36. Clauses 5.7.1.(1)(c) and (d) of the said Regulation are revoked and the following substituted therefor:

- (c) where the wet vented trap is not a siphonic trap, it is a P-trap and the wet vent is connected to the horizontal waste pipe downstream from the weir of the P-trap at least eighteen inches and not more than five feet;
- (d) at least one of the wet venting fixtures is drained through a vertical continuous waste and vent and the waste pipe serving as a wet vent is at least,
  - (i) 11/4 inch size, where the wet vented trap is of 11/4 or 11/2 inch size,
  - (ii) 1½ inch size, where the wet vented trap is of two inch size, or
  - (iii) two inch size, where the wet vented trap is of three, four or six inch size.

### 37.—(1) Sentence 5.7.2.(1) of the said Regulation is revoked and the following substituted therefor:

- 5.7.2.(1) No branch vent and its connecting branch shall be smaller in diameter than the diameter calculated in accordance with Table 5.7.B. and where Table 4.10.F. is not applicable to the vent, the maximum length of the vent shall be calculated in accordance with Table 5.7.C.
  - (2) Table 5.7.B. to Sentence 5.7.2.(1) of the said Regulation is amended by striking out "to be applied only when Table 4.10.F. does not apply" in the first line.
- (3) Sentences 5.7.2.(4), (5) and (6) of the said Regulation are revoked and the following substituted therefor:
  - (4) For the purpose of Table 5.7.C.,
  - (a) the length of a loop vent shall be the developed length from the soil or waste pipe to the stack vent;
  - (b) the length of a circuit vent shall be the developed length from the horizontal soil or waste pipe to the vent stack, stack vent, header or open air; and
  - (c) the length of a branch vent shall be the developed length of vent piping from the most distant soil or waste pipe connection to a vent stack, stack vent, header or open air.
  - (5) Reserved
  - (6) Reserved
- 38. Sentence 6.1.3.(4) of the said Regulation is revoked and the following substituted therefor:

(4) Notwithstanding Sentences (1), (2) and (3), where the water supply is to be metered, the installation of the meter, including the *piping* that is part of the meter installation and the valving arrangement for the meter installation, shall be according to the *water purveyor's* requirements.

### 39. Article 6.1.9. of the said Regulation is revoked and the following substituted therefor:

6.1.9. The water supply to each fixture in a public washroom shall be individually valved and each valve shall be accessible.

### 40.—(1) Sentence 6.1.13.(2) of the said Regulation is revoked and the following substituted therefor:

- (2) Every storage-type water heater that is part of a plumbing system shall be protected by,
- (a) a temperature relief valve that will spill sufficient hot water to hold the temperature in the hottest part of the tank below 210°F and the part of the relief valve that is the sensing device shall be installed within the top six inches of the tank and, where the relief valve is CSA or CGA certified, installed in accordance with CSA Standard C22.2 No. 110-M1981 Construction and Test of Electric Storage-Tank Water Heaters or CGA Standard CAN1-4, 1-77, as the case may be; or
- (b) an energy cut-off device that is independent of the normal thermostatic control and that will shut off the electrical energy or fuel supply before the water temperature exceeds 210°F and the part of the cut-off device that is the temperature sensing device shall be installed on or within the top six inches of the tank and, where the cut-off device is CSA certified, installed in accordance with the CSA Standard.

### (2) Sentence 6.1.13.(4) of the said Regulation is revoked and the following substituted therefor:

(4) A combined pressure-temperature relief valve may be used to comply with the requirements of Sentence (1) and (2).

### 41. Sentence 6.2.1.(5) of the said Regulation is revoked and the following substituted therefor:

(5) Where a hose bibb is installed outside a building or inside a garage, the *potable water system* shall be protected against *backflow* through the hose bibb.

### 42. Article 6.2.3. of the said Regulation is revoked and the following substituted therefor:

- 6.2.3.(1) Every potable water system that supplies a fixture or tank that is not subject to pressures above atmospheric shall be protected against back siphonage by a backflow preventer.
- (2) Where the water level in a tank is controlled by an overflow arrangement, the highest water level permitted by the overflow shall for the purpose of preventing backflow be considered to be the flood level.
- (3) An atmospheric vacuum breaker shall not be used on a fixture or device that operates for more than twelve hours continuously.

### 43. Article 6.2.4. of the said Regulation is revoked and the following substituted therefor:

6.2.4. The height of an air gap shall be at least three times the diameter of the water supply pipe to the fixture or tank and shall not be less than one inch.

### 44. Article 6.2.5. of the said Regulation is revoked and the following substituted therefor:

- 6.2.5.(1) An atmospheric vacuum breaker shall be installed with its critical level at least two inches above the flood level of a fixture or maximum water level in a tank.
- (2) A pressure vacuum breaker shall be installed with its critical level at least twelve inches above the flood level of a fixture or maximum water level in a tank.
- (3) Where the critical level is not marked on an atmospheric vacuum breaker or pressure vacuum breaker, the critical level shall be deemed to be the lowest point on the device.

### 45. Article 6.2.8. of the said Regulation is revoked and the following substituted therefor:

6.2.8. Where a backflow preventer is installed to protect a potable water system from contamination, the backflow preventer shall be selected, installed, maintained and field tested in accordance with CSA Standard B64.10-M1981.

### 46. Subsection 6.2 of the said Regulation is amended by adding thereto the following Article:

- 6.2.9. Where a *potable water* supply serves a fire protection system, the fire protection system shall be isolated by means of,
  - (a) where no water treatment chemicals or anti-freeze solutions are added to a fire protection system, a double check valve assembly certified by CSA to CSA Standard B64.5-1976; and
  - (b) where water treatment chemicals or anti-freeze solutions are added to a fire protection system, a reduced pressure principle backflow preventer certified by CSA to CSA Standard B64.4-1976.

## 47. Table 6.5.A to Sentence 6.5.1.(1) of the said Regulation is revoked and the following substituted therefor:

TABLE 6.5.A Forming Part of Sentence 6.5.1.(1)

COLUMN 1	Column 2	
Fixture or Device	Minimum Size of Supply <i>Pipe</i> , in.	
Bath tub	1/2	
Combination sink and tray	1/2	
Drinking fountain	3/8	
Dishwasher, domestic	1/2	
Kitchen sink, domestic	1/2	
Kitchen sink, commercial	1/2	
Lavatory	3/8	
Laundry tray: 1, 2 or 3 compartments	1/2	
Shower, single head	1/2	
Sink, service, slop	1/2	
Sink, flushing rim	3/4	
Urinal, flush tank	1/2 -	
Urinal, direct flush valve type	3/4	
Water closet, flush valve type	1	
Water closet, tank type	3/8	
Hose bibb	1/2	
Wall hydrant	1/2	

## 48.—(1) Sentence 7.2.1.(1) of the said Regulation is revoked and the following substituted therefor:

- 7.2.1.(1) Storm drainage piping that is installed above ground inside a building shall be,
- (a) cast iron soil pipe certified by CSA to CSA Standard B70-M1978;
- (b) ductile iron water pipe manufactured to ANSI/AWWA Standard C151/A21.51-1981;
- (c) galvanized steel or wrought iron pipe of schedule 40 dimension and manufactured to ASTM Standard A53 or A120:
- (d) hard drawn copper tube manufactured to ASTM Standard B306-76 Copper Drainage Tube;
- (e) asbestos cement certified by CSA to CSA Standard B127,1-M1977;

- (f) acrylonitrile-butadiene-styrene certified by CSA to CSA Standard CAN3-B181.1-M85;
- (g) poly (vinyl chloride) certified by CSA to CSA Standard CAN3-B181.2-M85, B137.3-M1981 or B182.2-M1983 that has a dimension ratio of thirty-five or less; or
- (h) aluminum pipe certified by CSA to CSA Standard CAN3-B281-M85,

as the case requires.

- (2) Sentence 7.2.1.(2) of the said Regulation is revoked and the following substituted therefor:
- (2) Storm drainage piping that is installed below ground within the perimeter of the building or not more than three feet beyond the building shall be,
  - (a) cast iron soil pipe certified by CSA to CSA Standard B70-M1978;
  - (b) asbestos cement sewer pipe manufactured to CGSB Standard 34-GP-23M or 34-GP-9dM;
  - (c) vitrified clay pipe certified by CSA to CSA Standard A60.1 or A60.1-M1976;
  - (d) copper tube of type "L" or "K";
  - (e) acrylonitrile-butadiene-styrene certified by CSA to CSA Standards CAN3-B181.1-M85 or B182.1-M1983 that has a dimension ratio of thirty-five or less;
  - (f) poly(vinyl chloride) certified by CSA to,
    - (i) CSA Standard CAN3. B181.1-M85,
    - (ii) CSA Standard B182.1-M1983 that has a dimension ratio of thirty-five or less,
    - (iii) CSA Standard B182.2-M1983 that has a dimension ratio of thirty-five or less,
    - (iv) CSA Standard B182.3-M1983 that has a dimension ratio of thirty-five or less, or
    - (v) CSA Standard B137.3-M1981 that has a dimension ratio of thirty-five or less;
  - (g) concrete pipe that complies with the applicable CSA Standard of the A257-1974 series; or
  - (h) aluminum pipe certified by CSA to CSA Standard CAN3-B281-M85,

as the case requires.

- (3) Clause 7.2.1.(3)(d) of the said Regulation is revoked and the following substituted therefor:
  - (d) acrylonitrile-butadiene-styrene certified by CSA to CSA Standard CAN3-B181.1-M85 or B182.1-M1983 that has a dimension ratio of thirty-five or less;
  - (4) Subclause 7.2.1.(3)(e)(i) of the said Regulation is revoked and the following substituted therefor:
    - (i) CSA Standard CAN3-B181.2-M85,
  - (5) Article 7.2.1. of the said Regulation is amended by adding thereto the following Sentence:
- (4) Notwithstanding Sentence (1), rainwater leaders that are exposed throughout their length in buildings may be of black iron or steel pipe.
  - 49. Sentences 7.3.2.(4) and (5) of the said Regulation are revoked and the following substituted therefor:

(7454)

- (4) Reserved
- (5) Where black iron or steel rainwater leaders are exposed throughout their length in buildings the anchor brackets may be welded to the pipe.
  - 50. This Regulation comes into force on the ninetieth day after the date on which it is filed with the Registrar of Regulations.

ALVIN CURLING Minister of Housing

1

Dated at Toronto, this 12th day of December, 1985.

### FAMILY BENEFITS ACT

O. Reg. 676/85.

General.

Made—December 19th, 1985.

Filed—December 20th, 1985.

### REGULATION TO AMEND **REGULATION 318 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE FAMILY BENEFITS ACT

- 1.—(1) Paragraph 5 of subsection 12 (3) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by subsection 3 (7) of Ontario Regulation 825/84, is revoked and the following substituted therefor:
  - 5. Where a legally qualified medical practitioner certifies that a beneficiary is pregnant or, where a beneficiary has given birth to a child or has care, custody and control of a newborn child, for additional needs of the beneficiary due to the pregnancy or birth, an amount not exceeding \$24 for a period not exceeding six months, commencing in any month after the third month of the pregnancy and ending not later than the sixth month after the birth of the child.
- (2) The Table to paragraph 7 of the said subsection 12 (3), as remade by subsection 3 (8) of Ontario Regulation 825/84, is revoked and the following substituted therefor:

Table MONTHLY AMOUNT FOR SHELTER SUBSIDY

Number of Beneficiaries	Column A	COLUMN B
1	\$115	\$115
2	200	155
3	210	165
4	220	175
5	230	185
6 or more	240	195

- (3) Subparagraph ii of paragraph 12 of the said subsection 12 (3), as remade by subsection 2 (7) of Ontario Regulation 784/83, is revoked and the following substituted therefor:
  - ii. "special needs minimum" means,
    - A. \$94, where the applicant or recipient is a single person or a married person and only one spouse is a blind person, a disabled person or a person referred to in subsection 2 (5) or (6), or
    - B. \$188, where the applicant or recipient is a married person and both spouses are blind persons, disabled persons or persons referred to in subsection 2 (5) or (6).
- (4) Subsection 12 (4) of the said Regulation, as remade by subsection 3 (11) of Ontario Regulation 825/84, is revoked and the following substituted therefor:
- (4) For the purpose of computing the amount of allowance of an applicant or recipient who is eligible under clause 7 (1) (f) of the Act, the monthly budgetary

requirements shall be equal to \$155 for the first foster child, \$127 for the second foster child and \$104 for each additional foster child. O. Reg. 676/85, s. 1 (4).

- (5) Subsection 12 (5a) of the said Regulation, as made by subsection 1 (2) of Ontario Regulation 480/83, is revoked and the following substituted therefor:
- (5a) For the purpose of computing the monthly allowance of an applicant or recipient who,
  - (a) before the 1st day of August, 1983, was a resident in an auxiliary residence that was included in a program under the Homes for Retarded Persons Act in which the applicant or recipient was responsible for the cost and provision of his own care and maintenance;
  - (b) after the 31st day of July, 1983, ceased to be a resident in the auxiliary residence referred to in clause (a); and
  - (c) in receiving services purchased under the Developmental Services Act,

the monthly budgetary requirement shall be an amount determined in accordance with section 12 but shall be no less than \$523.14. O. Reg. 676/85, s. 1 (5).

- 2. Clauses 27 (2) (a) and (b) of the said Regulation, as remade by section 9 of Ontario Regulation 825/84, are revoked and the following substituted therefor:
  - (a) \$48 for each of his or her dependants who attains the age of four years or more but who has not attained the age of thirteen years in the calendar year in which the amount is paid; and
  - (b) \$92 for each of his or her dependants who attains the age of thirteen years or more in the calendar year in which the amount is paid.
- 3.—(1) Subsection 30 (3) of the said Regulation, as remade by subsection 10 (2) of Ontario Regulation 825/84, is revoked and the following substituted therefor:
- (3) For the purposes of clause (2) (a), the amount shall be,
  - (a) \$398, where the applicant or recipient is a single person;
  - (b) \$633, where the applicant or recipient is a married person and only one spouse is a blind person, a disabled person or a person referred to in subsection 2 (5) or (6); or

- (c) \$796, where the applicant or recipient is a married person and both spouses are,
  - (i) blind or disabled persons; or
  - (ii) persons referred to in subsection 2 (5) or (6),

and, where the applicant or recipient has one or more dependant children, in addition an amount determined in accordance with Schedule E. O. Reg. 676/85, s. 3 (1).

- (2) Subsection 30 (5) of the said Regulation, as remade by subsection 10 (4) of Ontario Regulation 825/84, is revoked and the following substituted therefor:
- (5) For the purposes of clause (4) (a), the amount shall be,
  - (a) \$436, where the applicant or recipient is a single person;
  - (b) \$694, where the applicant or recipient is a married person and only one spouse is a blind person, a disabled person or a person referred to in subsection 2 (5) or (6); or
  - (c) \$872, where the applicant or recipient is a married person and both spouses are,
    - (i) blind or disabled persons, or
    - (ii) persons referred to in subsection 2 (5) or (6),

and, where the applicant or recipient has one or more dependant children, in addition an amount determined in accordance with Schedule F. O. Reg. 676/85, s. 3 (2).

- 4. Subsection 32 (2) of the said Regulation, as remade by section 7 of Ontario Regulation 784/83, exclusive of the clauses, is revoked and the following substituted therefor:
- (2) Where a recipient has a dependent child who,

there may be paid to the recipient, in addition to an allowance, an amount determined by the Director not less than \$25 a month and not in excess of \$275 a month in respect of each such severely handicapped dependent child.

Subsection 34 (1) of the said Regulation, as remade by section 7 of Ontario Regulation 216/84 and amended by section 11 of Ontario Regulation

825/84, is further amended by striking out "\$321" in the ninth line and inserting in lieu thereof "\$334".

- 6. Subsection 35 (1) of the said Regulation, as remade by section 9 of Ontario Regulation 784/83, is revoked and the following substituted therefor:
- (1) Where a recipient who has been a resident in an institution approved by the Director is discharged or is about to be discharged from the institution in order to establish a permanent residence in the community and in the opinion of the Director needs financial assistance in establishing the residence, there may be paid to the recipient, in addition to an allowance, a benefit up to a maximum amount of \$550. O. Reg. 676/85, s. 6.
- 7. Subsection 38 (2) of the said Regulation, exclusive of the clauses, as remade by section 10 of Ontario Regulation 784/83, is revoked and the following substituted therefor:
- (2) Where a person who is not eligible for an allowance is the parent of a child who,

there may be paid to the person on behalf of the severely handicapped child a benefit in an amount determined by the Director, not less than \$25 a month and not in excess of \$275 a month in respect of each such severely handicapped child.

8.—(1) Schedules A, B, C and D of the said Regulation, as remade by section 12 of Ontario Regulation 825/84, are revoked and the following substituted therefor:

#### Schedule A

### AMOUNTS FOR BASIC NEEDS

(Board and Lodging-Profit\*)

Number of Children	One Adult Person		Two Adult Persons		
Cinidren	Minimum	Maximum	Minimum	Maximum	
0	\$283	\$334	\$442	\$550	
1	446	558	547	636	
2	551	644	633	717	
3	637	725	707	798	

The above Table indicates the amounts for one or two adults and the three oldest children in a family. For each child in excess of three children, add an amount up to \$81.

O. Reg. 676/85, s. 8 (1), part.

<sup>\*</sup>Refer to paragraph 1 of subsection 12 (3).

### Schedule B

### AMOUNTS FOR BASIC NEEDS

(Board and Lodging-Non-Profit\*)

Number of Children	One Adu	lt Person	Two Adult Persons		
Cilidren	Minimum	Maximum	Minimum	Maximum	
0	\$283	\$304	\$442	\$501	
1	446	509	547	578	
2	551	586	633	652	
3	637	660	707	726	

The above Table indicates the amounts for one or two adults and the three oldest children in a family. For each child in excess of three children, add an amount up to \$74.

O. Reg. 676/85, s. 8 (1), part.

# Schedule C AMOUNTS FOR BASIC NEEDS

(Heated\*)

Number of Children	16 Years and Over	10-15 Years	0-9 Years	One Adult Person	Two Adult Persons
0	0	0	0	\$334	\$592
1	0 0 1	0 1 0	1 0 0	558 577 600	678 692 712
2	0 0 0 1 1 2	0 1 2 0 1	2 1 0 1 0 0	644 663 677 686 700 720	759 773 782 793 802 814
3	0 0 0 0 1 1 1 2 2 3	0 1 2 3 0 1 2 0 1	3 2 1 0 2 1 0 1 0	725 744 758 767 767 781 790 801 810 822	840 854 863 872 874 883 892 895 904 916

<sup>\*</sup>Refer to paragraph 2 of subsection 12 (3).

- 1. Where payment for shelter includes cost of heating the dwelling place.
- 2. The above Table indicates the amounts for one or two adults and the three oldest children in a family. For each additional child in the family in excess of three children, add to the appropriate amount set out in the Schedule for a family with three as follows:

(a)	16 years and over	\$102
(b)	10-15 years	90
(c)	0-9 years	81

<sup>\*</sup>Refer to subparagraph i of paragraph 3 of subsection 12 (3).

O. Reg. 676/85, s. 8 (1), part.

### Schedule D

### AMOUNTS FOR BASIC NEEDS

(Unheated\*)

Number of Children	16 Years and Over	10-15 Years	0-9 Years	One Adult Person	Two Adult Persons
0	0	0	0	\$334	\$582
1	0 0 1	0 1 0	1 0 0	548 567 590	668 682 702
2	0 0 0 1 1 2	0 1 2 0 1	2 1 0 1 0 0	634 653 667 676 690 710	749 763 772 783 792 804
3	0 0 0 0 1 1 1 2 2 3	0 1 2 3 0 1 2 0 1	3 2 1 0 2 1 0 1 0	715 734 748 757 757 771 780 791 800 812	830 844 853 862 864 873 882 885 894

- 1. Where heating costs are paid separately from shelter costs.
- 2. The above Table indicates the amounts for one or two adults and the three oldest children in a family. For each additional child in the family in excess of three children, add to the appropriate amount set out in the Schedule for a family with three as follows:

(a) 16 years and over	\$102
(b) 10-15 years	90
(c) 0.0 years	81

<sup>\*</sup>Refer to subparagraph ii of paragraph 3 of subsection 12 (3).

O. Reg. 676/85, s. 8 (1), part.

(2) Schedules E and F of the said Regulation, as made by section 12 of Ontario Regulation 825/84, are revoked and the following substituted therefor:

### Schedule E

### AMOUNTS FOR BASIC NEEDS

(Board and Lodging-Non-Profit\*)

	Age of	Dependent C	hildren
	16 Years and Over	10-15 Years	0-9 Years
A. Family with One Adult Beneficiary			
1. First Dependent Child	\$244	\$222	\$205
2. Second Dependent Child, add to the amount in item 1	109	92	77
3. For each additional Dependent Child, add to the aggregate of items 1 and 2	94	81	74
B. Family with Two Adult Beneficiaries			
1. First Dependent Child	\$109	\$ 92	\$ 77
2. For each additional Dependent Child, add to the amount in item 1	94	81	74

O. Reg. 676/85, s. 8 (2), part.

### Schedule F

### AMOUNTS FOR BASIC NEEDS

(Board and Lodging-Profit\*)

	Age of	Dependent C	hildren
	16 Years and Over	10-15 Years	0-9 Years
A. Family with One Adult Beneficiary			
1. First Dependent Child	\$266	\$243	\$224
2. Second Dependent Child, add to the amount in item 1	120	100	86
3. For each additional Dependent Child, add to the aggregate of items 1 and 2	102	90	81
B. Family with Two Adult Beneficiaries			
1. First Dependent Child	\$120	\$100	\$ 86
2. For each additional Dependent Child, add to the amount in item 1	102	90	81

O. Reg. 676/85, s. 8 (2), part.

1

9. This Regulation comes into force on the 1st day of January, 1986.

(7969)

#### GENERAL WELFARE ASSISTANCE ACT

O. Reg. 677/85. General. Made—December 19th, 1985. Filed—December 20th, 1985.

REGULATION TO AMEND
REGULATION 441 OF
REVISED REGULATIONS OF
ONTARIO, 1980
MADE UNDER THE
GENERAL WELFARE ASSISTANCE
ACT

- 1.—(1) Paragraph 7 of subsection 12 (2) of Regulation 441 of Revised Regulations of Ontario, 1980, as remade by subsection 2 (1) of Ontario Regulation 824/84, is revoked and the following substituted therefor:
  - 7. Where a physician certifies that an applicant or recipient or a dependant of an applicant or recipient is pregnant or where the applicant or recipient or a dependant of an applicant or recipient has given birth to a child or has care, custody and control of a newborn child, for additional needs due to the pregnancy or birth, an amount not exceeding 85.50 weekly or 824 monthly for a period not exceeding six months, commencing in any month after the third month of pregnancy and ending not later than the sixth month after the birth of the child.
- (2) The Table to paragraph 9 of the said subsection 12 (2), as remade by subsection 2 (1) of Ontario Regulation 824/84, is revoked and the following substituted therefor:

Table

Monthly Amount for Shelter Subsidy

Number of Beneficiaries	COLUMN A	Column B
1	8115	8115
2	200	155
3	210	165
4	220	175
5	230	185
6 or more	240	195

- (3) Clause 12 (3) (c) of the said Regulation, as remade by subsection 2 (3) of Ontario Regulation 824/84, is revoked and the following substituted therefor:
  - (c) who is a foster parent with a foster child other than a child in the care of a children's aid society within the meaning of the Child and Family Services Act, 1984, is a monthly amount equal to \$155 for the first foster child, \$127 for the second foster child and \$104 for each additional foster child.
- 2. Subsection 13a (1) of the said Regulation, as made by section 3 of Ontario Regulation 785/83, is revoked and the following substituted therefor:
- (1) Where a recipient who has been resident in an institution approved by the Director is discharged or about to be discharged from the institution in order to establish a permanent residence in the community and, in the opinion of the welfare administrator, needs financial assistance in establishing the residence, there shall be paid to the recipient, in addition to the amount of general assistance computed in accordance with subsection 11 (1), an amount determined by the welfare administrator up to a maximum of \$400. O. Reg. 677/85, s. 2.
  - 3. Schedules A and B to the said Regulation, as remade by section 5 of Ontario Regulation 824/84, are revoked and the following substituted therefor:

#### Schedule A

#### AMOUNTS FOR BASIC NEEDS

(Board and Lodging-Profit\*)

No. of		One Adu	lt Person		Two Adult Persons			
Dependants Other than a Spouse	Mini	imum	Maximum		Mini	Minimum		imum
	weekly \$	monthly \$	weekly \$	monthly \$	weekly \$	monthly \$	weekly \$	monthly \$
0	Employab 41.20	le: 179	64.20	279	72.50			
U	Unemploy 44.40	able: 193	65.80	286	72.30	315	118.30	514
1	73.40	319	108.60	472	92.30	401	135.80	590
2	93.20	405	126.10	548	109.60	476	152.10	661
3	110.50	480	142.50	619	124.30	540	168.50	732

For each additional child or dependant in the family in excess of three, add an amount up to \$16.30 weekly or up to \$71 monthly as the case may be.

O. Reg. 677/85, s. 3, part.

### Schedule B

### AMOUNTS FOR BASIC NEEDS

(Board and Lodging-Non-Profit\*)

No. of		One Adu	lt Person		Two Adult Persons			
Dependants Other than a Spouse	Mini	imum	Maximum		Mini	Minimum		imum
	weekly \$	monthly \$	weekly S	monthly \$	weekly \$	monthly \$	weekly \$	monthly \$
0	Employab 41.20	le: 179	58.20	253		315	108.60	472
U	Unemploy 44.40	able: 193	59.80	260	72.50	313		
1	73.40	319	99.00	430	92.30	401	124.70	542
2	93.20	405	115.10	500	109.60	476	139.90	608
3	110.50	480	130.30	566	124.30	540	155.10	674

For each additional child or dependant in the family in excess of three, add an amount up to \$15.20 weekly or up to \$66 monthly as the case may be.

<sup>\*</sup>Refer to paragraph 1 of subsection 12 (2).

<sup>\*</sup>Refer to paragraph 2 of subsection 12 (2).

4. Schedule C to the said Regulation, as remade by section 6 of Ontario Regulation 824/84, is revoked and the following substituted therefor:

### (Heated\*)

No. of	Dependants	Children				Two Adu	lt Persons
Dependants	16 years and over	10-15 years	years	weekly \$	monthly \$	weekly \$	monthly \$
0	0	0	0	Emp 64.20	oloyable: 279	125.20	544
U		U		Unem 65.80	ployable: 286	123.20	344
1	0	0	1	108.60	472	142.70	620
	0	1	0	112.50	489	145.70	633
	1	0	0	115.80	503	148.70	646
2	0	0	2	126.10	548	159.00	691
	0	1	1	130.00	565	162.00	704
	0	2	0	133.00	578	163.60	711
	1	0	1	133.30	579	165.00	717
	1	1	0	136.20	592	166.60	724
	2	0	0	139.20	605	169.20	735
3	0	0	3	142.50	619	175.40	762
· ·	o l	1 .	2	146.40	636	178.40	775
	Ö	2	1	149.40	649	180.00	782
	0	3	0	151.00	656	181.60	789
	1	0	2	149.60	650	181.40	788
	1	1	1	152.60	663	183.00	795
	1	2	0	154.20	670	184.60	802
	2	0	1	155.60	676	185.50	806
	2	1	0	157.20	683	187.10	813
	3	0	0	159.70	694	189.60	824

- 1. Where payment for shelter includes cost of heating the dwelling place.
- 2. For each additional child or dependant in the family in excess of three, add to the appropriate amount set out in the Schedule for a family of three dependants as follows:

	Weekly	Monthly
Dependant 16 years and over	\$ 20.50	\$ 89
Child 10-15 years	18.00	78
Child 0-9 years	16.30	71

<sup>\*</sup>Refer to subparagraph i of paragraph 4 of subsection 12 (3).

O. Reg. 677/85, s. 4.

(7970)

5. Schedule D to the said Regulation, as remade by section 7 of Ontario Regulation 824/84, is revoked and the following substituted therefor:

### Schedule D

### AMOUNTS FOR BASIC NEEDS

(Unheated\*)

No. of Dependants		Dependants 16 years and over	Children 10-15 years	Children 0-9 years	One Adult Person		Two Adult Persons	
					weekly \$	monthly \$	weekly \$	monthly \$
	0	0	0	0	Employable: 64.20 279 Unemployable: 65.80 286		122.90	534
•	U	U	U	, 0			122.90	334
	1	0	0	1	106.30	462	140.40	610
		0	1	0	110.20	479	143.40	623
		1	0	0	113.50	493	146.40	636
	2	0	0	2	123.80	538	156.70	681
		0	1	I	127.70	555	159.70	694
		0	2	0	130.70	568	161.30	701
		1	0	1	131.00	569	162.70	707
		1	1	0	133.90	582	164.30	714
		2	0	0	136.90	595	166.90	725
3	3	0	0	3	140.20	609	173.10	752
	0	1	2	144.10	626	176.10	765	
	0	2	1	147.10	639	177.70	772	
	0	3	0	148.70	646	179.30	779	
	1	0	2	147.30	640	179.10	778	
		1	1	1	150.30	653	180.70	785
		1	2	0	151.90	660	182.30	792
		2	0	1	153.30	666	183.20	796
		2	1	0	154.90	673	184.80	803
		3	0	0	157.40	684	187.30	814

- 1. Where heating costs are paid separately from shelter costs.
- 2. For each additional child or dependant in the family in excess of three, add to the appropriate amount set out in the Schedule for a family of three dependants as follows:

	Weekly	Monthly
Dependant 16 years and over	\$ 20.50	\$ 89
Child 10-15 years	18.00	78
Child 0-9 years	16.30	71

<sup>\*</sup>Refer to subparagraph ii of paragraph 4 of subsection 12 (3).

O. Reg. 677/85, s. 5.

6. This Regulation comes into force on the 1st day of January, 1986.

### HIGHWAY TRAFFIC ACT

O. Reg. 678/85. Speed Limits. Made—December 17th, 1985. Filed—December 20th, 1985.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 1 of Part 5 of Schedule 9 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked.
- (2) Paragraph 1 of Part 6 to the said Schedule is revoked.
- 2.—(1) Paragraph 2 of Part 3 of Schedule 65 to the said Regulation, as remade by subsection 1 (1) of Ontario Regulation 524/84, is revoked and the following substituted therefor:

Regional Mun. of Niagara—

Town of Niagara-onthe-Lake

- 2. That part of the King's Highway known as No. 55 in the Town of Niagara-on-the-Lake in The Regional Municipality of Niagara lying between a point situate 600 metres measured westerly from its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 87 and a point situate 600 metres measured easterly from its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 100.
- (2) Paragraph 1 of Part 6 of the said Schedule 65, as made by subsection 1 (3) of Ontario Regulation 524/84, is revoked and the following substituted therefor:

Regional Mun. of Niagara—

Town of Niagara-onthe-Lake

- That part of the King's Highway known as No. 55 in the Town of Niagara-onthe-Lake in The Regional Municipality of Niagara beginning at a point situate at its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 87 and extending westerly therealong for a distance of 600 metres.
- 3. Paragraph 1 of Part 4 of Schedule 129 to the said Regulation is revoked and the following substituted therefor:

Simcoe—

Twp. of Rama

Twp. of Orillia  That part of the King's Highway known as No. 169 in the Township of Rama and in the Township of Orillia in the County of Simcoe beginning at a point situate at its intersection with the northerly limit of the roadway known as Little Falls Road and extending northerly therealong for a distance of 700 metres.

EDWARD FULTON
Minister of Transportation and
Communications

Dated at Toronto, this 17th day of December, 1985.

(7971)

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### THEATRES ACT

O. Reg. 679/85. General. Made—December 19th, 1985. Filed—December 20th, 1985.

REGULATION TO AMEND REGULATION 931 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE THEATRES ACT

- 1. Section 63 of Regulation 931 of Revised Regulations of Ontario, 1980, as remade by section 5 of Ontario Regulation 56/85, is amended by adding thereto the following subsection:
- (1a) Notwithstanding subsection (1), where the holder of a film exchange licence, other than a film exchange—retail, requires stickers for a film that is in distribution in videotape or videodisc format to a film exchange—retail on or before the 1st day of February, 1986, and is in the existing inventory of the film exchange on or before that date, there shall be no charge for each sticker required for each copy in the inventory on that date. O. Reg. 679/85, s. 1.
  - 2. The said Regulation is amended by adding thereto the following section:
- 64.—(1) Every holder of a film exchange—retail licence may apply to the Board for approval of any film distributed by the film exchange—retail that is in distribution on or before the 1st day of February, 1986 and that does not bear a sticker indicating Board approval.
- (2) Notwithstanding the fee required to be paid under subsection 63 (1), where the same version of the

film for which application is made under subsection (1) has been previously approved for exhibition, there shall be no charge for Board approval and the number of stickers required shall be issued to the holder of the licence at no charge.

- (3) Notwithstanding the fee required to be paid under subsection 63 (1), where a film for which application is made under subsection (1) has not been previously approved for exhibition, application for approval shall be made in accordance with section 63 and where the film is approved, the number of stickers required shall be issued to the holder of the licence at no charge.
- (4) Every holder of a film exchange—retail licence is responsible for properly affixing stickers to films distributed by the film exchange that are approved under this section.
- (5) The holder of the licence shall affix stickers only to films set out in the most recent edition of the catalogue of approved films issued by the Board or where the film is approved by the Board pursuant to an application under subsection (3). O. Reg. 679/85, s. 2.

(7972)

#### PENSION BENEFITS ACT

O. Reg. 680/85. General. Made—December 19th, 1985. Filed—December 20th, 1985.

#### REGULATION TO AMEND REGULATION 746 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PENSION BENEFITS ACT

- 1.—(1) Subsection 28 (1) of Regulation 746 of Revised Regulations of Ontario, 1980, as made by section 5 of Ontario Regulation 500/83 and remade by subsection 2 (1) of Ontario Regulation 620/84, is revoked and the following substituted therefor:
- (1) An employer of employees in Ontario covered by a defined benefit pension plan that is not fully funded shall pay for each fiscal year of the plan ending in 1985 and 1986 an assessment to the Fund of 2/10 of 1 per cent of the total of the unamortized balances of all initial unfunded liabilities and experience deficiencies of the plan as determined by the latest reports filed with the Commission under section 4, 5 or 12 or similar reports filed with the pension supervisory authority of a province designated in section 23, multiplied by

the ratio of the liabilities for employees in Ontario who are members of the plan to the liabilities for all employees who are members of the plan. O. Reg. 680/85, s. 1 (1).

- (2) Subsections 28 (2), (4), (5) and (6) of the said Regulation, as made by section 5 of Ontario Regulation 500/83, are revoked and the following substituted therefor:
- (2) For the purpose of determining an assessment under subsection (1), an actuary may make a test valuation as set out in section 6 and may make a determination of the portion of the initial unfunded liabilities and experience deficiencies with respect to benefits arising from service in Ontario provided that for the purposes of this section the test valuation reflects all provisions of the pension plan, including any escalated adjustments as defined in section 3 in effect at the end of the fiscal year for which the valuation is made. O. Reg. 680/85, s. 1 (2), part.
- (4) An assessment referred to in subsection (1) shall be paid by the employer,
  - (a) within six months following the end of each fiscal year of the plan; or
  - (b) for a plan where the fiscal year end was prior to the 1st day of October, 1985, not later than the 31st day of March, 1986.
- (5) Where an assessment due under subsection (1) is \$10 or less, the employer is not required to make payment to the Fund. O. Reg. 680/85, s. 1 (2), part.
  - (3) Subsection 28 (7) of the said Regulation, as made by subsection 2 (1) of Ontario Regulation 620/84, is revoked.

(7973)

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#### **BUSINESS CORPORATIONS ACT, 1982**

O. Reg. 681/85. General. Made—December 19th, 1985. Filed—December 20th, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 446/83 MADE UNDER THE BUSINESS CORPORATIONS ACT, 1982

 Section 23 of Ontario Regulation 446/83 is revoked and the following substituted therefor:

23. Where shares of a class or series have attached thereto conditions, restrictions, limitations or prohibitions on the right to vote, the rights, privileges, restrictions and conditions attaching to the class or series of shares shall provide that the holders of that class are entitled to notice of meetings of shareholders called for the purpose of authorizing the dissolution of the corporation or the sale, lease or exchange of all or substantially all the property of the corporation other than in the ordinary course of business of the corporation under subsection 183 (3) of the Act. O. Reg. 681/85, s. 1.

O. Reg. 681/85

- 2. Paragraph 1a of section 29 of the said Regulation, as made by subsection 4 (1) of Ontario Regulation 778/84, is revoked and the following substituted therefor:
- 1a. Where applicable, a statement that the execution or exercise of a proxy does not constitute a written objection for the purposes of subsection 184 (6) of the Act.
- 3. Schedule 1 to the said Regulation is amended by adding thereto the following item:
- 4a. For each copy of the first page of each document filed or issued under the Act during a specified day or days where requested in advance and no search is

(7974)1

#### CORPORATIONS ACT

O. Reg. 682/85. General. Made-December 19th, 1985. Filed—December 20th, 1985.

#### REGULATION TO AMEND **ONTARIO REGULATION 152/82** MADE UNDER THE CORPORATIONS ACT

- 1. The Schedule to section 37 of Ontario Regulation 152/82 is amended by adding thereto the following item:
- 14a. For each copy of the first page of each document filed or issued under the Act during a specified day or days where requested in advance and no search is .60

#### EXTRA-PROVINCIAL CORPORATIONS ACT, 1984

O. Reg. 683/85. General. Made-December 19th, 1985. Filed-December 20th, 1985.

#### REGULATION TO AMEND **ONTARIO REGULATION 43/85** MADE UNDER THE EXTRA-PROVINCIAL **CORPORATIONS ACT. 1984**

- 1. The Schedule to Ontario Regulation 43/85 is amended by adding thereto the following item:
- 4a. For each copy of the first page of each document filed or issued under the Act during a specified day or days where requested in advance and no search is

(7976)

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#### COMMODITY FUTURES ACT

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O. Reg. 684/85. General. Made-December 19th, 1985. Filed-December 20th, 1985.

#### REGULATION TO AMEND **REGULATION 114 OF** REVISED REGULATIONS OF **ONTARIO**, 1980 MADE UNDER THE COMMODITY FUTURES ACT

- 1. Section 14 of Regulation 114 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:
- (4a) Subsection (4) does not apply to a commodity trading adviser who advises others through publications or writings and who,
  - (a) provides no advice as to trading in contracts that is designed or purports to be designed to accord with the financial objectives of specific clients; and
  - (b) does not exercise control over clients' money, securities or property. O. Reg. 684/85, s. 1.

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(7975)

#### COMMODITY FUTURES ACT

O. Reg. 685/85. General. Made—December 19th, 1985. Filed—December 20th, 1985.

# REGULATION TO AMEND REGULATION 114 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COMMODITY FUTURES ACT

1. Form 7 of Regulation 114 of Revised Regulations of Ontario, 1980, as amended by subsection 11 (1) of Ontario Regulation 226/81, is revoked and the following substituted therefor:

#### Form 7

Commodity Futures Act

#### Canadian Securities and Commodity Futures Legislation

## Uniform Application for Registration/Approval

#### General Instructions

- This form is to be used by every individual seeking registration or approval from a Canadian Securities Commission or similar authority and/or a self-regulatory organization, or submitting an application for registration or approval as a partner, director or officer of a dealer, broker or adviser to a Canadian Securities Commission or similar authority.
- This form may also be used by any individual submitting an application for registration as a dealer, broker or adviser to a Canadian Securities Commission or similar authority.
- 3. All applicable questions must be answered. Failure to do so may cause delays in the processing of the application form.
- This form and all attachments added thereto <u>must be</u> typewritten. Any form or attachment completed by any other means may be considered not properly filed.
- 5. All attachments pertaining to any question must be made exhibits to the form and each one must be so marked. <u>All signatures must be originals</u>. The Commissioner of Oaths before whom the application is sworn, as well as the applicant, is required to initial all attachments.
- In completing the application, applicants should seek advice from an authorized officer of the sponsoring firm or from a legal adviser, if necessary.
- 7. Number of originally-signed copies of the form to be filed with the self-regulatory organization and/or Securities Commission or similar authority varies from province to province. If unsure of the procedure, please consult the Registration Department of the self-regulatory organization through which you are applying or the applicable Securities Commission, or similar authority.
- Applicants for registration in Quebec need only disclose information for the past 10 years in respect of Questions 15 B), 15 D), 17 A), 17 B), 18 and 19.

#### FOR INTERNAL USE ONLY

Confirmation of Question 7	Other Confirmation
Application approved by	Date

#### 1. APPLICANT:

Last Name	First, Second & Third Names
Residential address (with postal code)	Area Code: Telephone:
Address for service in province of registration	(with postal code)  Social insurance number (not required for applications in Ontario)
Present position in the firm	Commenced employment on <u>Day</u> <u>Month</u> <u>Year</u>

#### 2 FIRM:

Name	Area Code: Telephone:	
Address where applicant will be working (street, city, pr	ovince, postal code)	

3.	TYPE OF REGISTRATION OR APPROVAL REQUESTED.
	INSTRUCTION: Check ALL applicable boxes to indicate the registration or approval requested. The "Types of
	Registration or Approval Requested" have the meaning attributed to them in the applicable securities act, commodity
	to the territory of the territory of the territory of the territory of Declar Association of

	Are you a permanent resident? Number of years of continuous residence in Canada				ssport		
	(B)						
	Citiz	enship		Canadian citizen, uestion 5(B) below			
_	Height	Weight	Colour of eyes	Colour of hair	Name of spou	se & nature of his/her	employment
_	PERSONAL (A)  DATE OF BIF Day Month		PTION OF APP		Province	Country	Sex
	☐ Investm☐ Montrea☐ Toronto	il Exchange Futures Ex	ange Association of Ca change	inada []	RGANIZATIONS Toronto Stock Excl Vancouver Stock E Winnipeg Commod Winnipeg Stock Ex Other (specify)	hange Exchange lity Exchange	
	☐ British (	☐ Alberta ☐ New Brunswick ☐ British Columbia ☐ Newfoundland ☐ Manitoba ☐ Northwest ☐ Territories		and []	Nova Scotia Ontario Prince Edward Island	☐ Quebec ☐ Saskatche ☐ Yukon Te	
	and/or self-reg	pulatory org	URITIES COMM	ich the applicant	e Canadian Securiti is seeking registra R SIMILAR AUT	HORITIES	or similar aut
				PPROVAL FF	Designated/Alternate Principal Other (specify)	OWING:	
Floor Trader — Securities — Commodity Futures ☐ Individual Member ☐ Scholarship Plans ☐ Other (specify)				Non-Industry Investor Portfolio Manager Designated/Alternate Registered Options Princi Designated/Alternate Registered Futures Princi			
				Branch Manager Director, Investor, o company (delete de			
	Securities Commodity Futures Commodity Futures Options Options Mutual Funds					ding n-Trading	000
	ONLLOI LITO	N REGIST	RATION:		Partner		

6. PHOTOGRAPH:

INSTRUCTION: Attach hereto two copies of a black and white photograph, full face, showing a true likeness of the applicant as the applicant now appears and taken within the last 6 months; they must measure 2" x 2", be of passport quality and bear on the back the date on which the photographs were taken, the signature of the applicant and that of the Commissioner of Oaths or that of an officer, director, partner or branch manager of the sponsoring firm.

7.	EDUCATION	١
	(A)	

Part II F.C.S.I.

Other (specify)

Chartered Financial Analyst Course

Canadian Investment Funds Course

Commodity Supervisors' Examination

Canadian Futures Examination

Branch Managers' Examination

National Commodity Futures Examination

Canadian Commodity Futures Examination

Canadian Options Course

Qualifying Examination for Registered Options Principal

\*If you have been granted exemption, attach full particulars.

INSTRUCTION: State the last school attended in each level.	Degree or Di	ploma	Date	e Obtained
High School or Secondary Level				
Post-Secondary, College, CEGEP or University				
Professional Education				
Other				~
Have you successfully completed:	Yes	No	Exempt*	Date Completed
Canadian Securities Course	, 🗆			
Examination based on Manual for Registered Representatives				
Partners/Directors/Officers Qualifying Examination				
Canadian Investment Finance (course 2)				
Part I	П	П	П	

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(0)	Have you ever applied for and been refused exemptions from any of the above listed examination requirements?
	(If so, give particulars as an attachment).
	(ii 30, give particulars as an attachment).

#### 8. EMPLOYMENT HISTORY:

A) The following information constitutes full disclosure of your business activities, including any periods of self-employment and unemployment, for 10 years immediately prior to the date of this application, excluding any summer employment while a full-time student, but including <u>all</u> securities or commodities industry employment during and prior to the ten-year period.

Name and address of employer	Name and title of Immediate superior	Nature of employment and duties of applicant	Reasons for leaving	FROM mo. yr.	TO mo. yr.
PRESENT:					
	·				
PREVIOUS:					

Have you ever been discharged by an employer for cause?

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PRESENT:			mo. yr.	mo.
PREVIOUS:				
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. REFERENCES: Give three names as re	eferences, excluding relative trust company at which you	es and persons associated with the u have an account (give account nui	mber)	irm, Refere
	T WITH THUMPS	and relephone (with area code)	<del></del>	cupation
Name				

Note: Account No. need not be given if this form is accompanied by a reference from a bank or trust co. with which the applicant has an account.

Account No. at reference bank or trust co.: \_\_

ANSWER "YES" OR "NO" TO EACH OF QUESTIONS 11 TO 20 INCLUSIVE. IF THE ANSWER TO ANY OF THE FOLLOWING QUESTIONS IS "YES". COMPLETE DETAILS MUST BE ATTACHED BY WAY OF EXHIBIT.

#### 11. CHANGE OF NAME:

INSTRUCTION: Name changes resulting from marriage, divorce, court order or any other process should be listed here giving appropriate dates.

Have you ever had, used, operated under, or carried on business under any name other than the name mentioned in Question 1 of this form, or have you ever been known under any other name?

4.0	00100	DECIGED	ATION OD	LICENIONIO
12.	PRIUR	REGISTR	AHON OR	LICENSING:

A) Are you now or have you ever been registered or licensed, or applied for registration or a licence in any capacity under any act or regulation thereof, regulating trading in securities, commodities or commodity futures contracts of any province, territory, state or country? List all authorities with whom you were registered and the dates of registration. State whether the

registration is currently in effect.

- B) Are you now, or have you ever been a partner, shareholder, director or officer of any company or of a partnership which has been registered or licensed, or is now registered or licensed (except as an issuer if you are or have been solely a shareholder) in any capacity under any act or regulation thereof, regulating trading in securities, commodities or commodity futures contracts of any province, territory, state or country?
- C) Are you now or have you ever been registered or licensed, or applied for registration or a licence. under any legislation which requires registration or licensing to deal with the public, in any capacity other than trading in securities, commodities or commodity futures contracts in any province, territory, state or country?

QUESTIONS 13 TO 18 INSTRUCTION: In answering Questions 13 to 18, and particularly Question 15, you may need assistance from an authorized officer of the sponsoring firm or from a legal adviser. Full details are required as attachments in respect of any question to which the applicant answers "yes". These details must include the circumstances, the relevant dates, the names of the parties involved and the final determination if known.

#### REFUSAL, SUSPENSION, CANCELLATION OR DISCIPLINARY MEASURE

- A) Have you ever been refused registration or a licence, or has your registration or licence been suspended or cancelled, under any act or regulation thereof, regulating trading in securities, commodities or commodity futures contracts of any province, territory, state or country?
- B) Are you now or have you ever been a partner, shareholder, director or officer of a company or of a partnership which has, during the time of your association with it, been refused registration (except a registration as an issuer if you are or have been solely a shareholder) or a licence, or whose registration has been suspended or cancelled under any act, or regulation thereof, regulating trading in securities, commodities or commodity futures contracts of any province, territory, state or country?
- C) Have you ever been refused registration or a licence, or has your registration or licence been suspended or cancelled, under any legislation which requires registration or licensing to deal with the public in any capacity other than trading in securities, commodities or commodity futures contracts in any province, territory, state or country?
- D) Have you been denied the benefit of any exemption from registration or licensing provided by any act or regulation thereof regulating trading in securities, commodities or any commodity futures contracts of any province, territory, state or country?
- E) Has any prior or current registration or licensing to deal or trade in securities, commodities or commodity futures contracts held by you or any partnership or company of which you were at the time of such event a partner, officer or director or holder of voting securities carrying more than 5 percent of the votes carried by all outstanding voting securities ever been the subject of disciplinary action undertaken by any authority regulating or supervising trading in securities. commodities, or commodity futures contracts?

1.4	SELE	-BEGI	I ATO	ARV.	ORGA	リフムエ	IONS

Have you or has any partnership or company of which you are or were at the time of such event a partner, director, officer or holder of voting securities carrying more than 5% of the votes carried by all outstanding voting securities:

- A) <u>Ever</u> been a member of any stock exchange, commodities exchange, commodity futures exchange, association of investment dealers, investment bankers, brokers, broker-dealers, mutual fund dealers, commodity futures dealers, investment counsel, other professional association or any similar organization in any province, territory, state or country?
- B) <u>Ever</u> been refused registration or licensing or approval for membership or approval In any other capacity by/in any of the institutions or associations described in Question 14A?
- C) <u>Ever</u> been the subject of disciplinary action undertaken by any authority as described in question 14A?

#### 15. OFFENCES UNDER THE LAW

INSTRUCTION: Offences under such federal statutes as the <u>Income Tax Act (Canada)</u> and the <u>Immigration Act (Canada)</u> constitute criminal offences and must be disclosed when answering this question. It should be noted that pleas or findings of guilt for impaired driving are <u>Criminal Code (Canada)</u> matters and must be disclosed. Where you have pleaded guilty or been found guilty of an offence, such offence must be reported even though an absolute or conditional discharge has been granted.

You are not required to disclose any offence for which a pardon has been granted under the <u>Criminal Records Act (Canada)</u> and such pardon has not been revoked. Under such circumstances, the appropriate response would be: "No".

If you are in doubt as to previous dealings you have had with law enforcement agencies and the applicability of this question with respect to such encounters, you should obtain the advice of an authorized officer of your sponsor or a legal adviser.

- A) Past Offences Involving Securities or Commodities -
  - Have you <u>ever</u> pleaded guilty or been found guilty under any law of any province, territory, state or country of any offence relating to trading in securities, commodities, commodity futures contracts or options or with the theft thereof, or with any related offence, or been a party to any proceedings taken on account of fraud arising out of any trade in or advice in respect thereof?
- B) Past Offences Involving Other Criminal Offences or Contraventions Have you <u>ever pleaded guilty or been found guilty under any law of any province, territory, state or country for contraventions or other criminal offences not noted in A) above?</u>
- C) Current Charges or Indictments -
  - Are you <u>currently the subject of a charge or indictment</u>, under any law of any province, territory, state or country for contraventions, criminal offences or other conduct of the type described in A) or B) above (see also instructions above)?
- D) Partnership or Company Offences or Current Charges or Indictments -

Has any partnership or company of which you are or were at the time of such event a partner, officer, director or a holder of voting securities carrying more than 5% of the votes carried by all outstanding voting securities, <u>ever</u> pleaded guilty or been found guilty, or is any such partnership or company <u>currently</u> the <u>subject</u> of a <u>charge or indictment</u>, under any law of any province, territory, state or country for contraventions, criminal offences or other conduct of the type described in A) or B) above (see also instructions above)?

#### 16. CIVIL PROCEEDINGS

Has any claim been made successfully or, to your knowledge, is any claim pending in any civil proceedings before a court or other tribunal in any province, territory, state or country which was, or is, based in whole or in part on fraud, theft, deceit, misrepresentation or similar conduct?

- A) Against you?
- B) Against any partnership or company of which you are or were at the time of such event, or at the time such proceedings were commenced, a partner, director, officer or holder of voting securities carrying more than 5% of the votes carried by all outstanding voting securities?

17.	BA	NKRUPTCY	7 of (
	A)	Under the law of any province, territory, state or country have you ever:	
		(a) been declared bankrupt or made a voluntary assignment in bankruptcy?	
		(b) made a proposal under any legislation relating to bankruptcy or insolvency?	
		(c) been subject to or instituted any proceedings, arrangement or compromise with creditors including, without limitation, produced a declaration under the Quebec Voluntary Deposit of Salary Wages Law or had a receiver and/or manager appointed to hold your assets?	
		If yes, and if applicable, attach copy of any discharge, release or document with similar effect.	
	B)	Has any partnership or corporation of which you are or were at the time of such event a partner, director, officer or holder of voting securities carrying more than 5% of the votes carried by all outstanding voting securities ever:	
		(a) been declared bankrupt or made a voluntary assignment in bankruptcy?	
		(b) made a proposal under any legislation relating to bankruptcy or insolvency?	
		(c) been subject to proceedings under any legislation relating to the winding up, dissolution or companies' creditors arrangements?	
		(d) been subject to or instituted any proceedings, arrangement or compromise with creditors or had a receivor and/or manager appointed to hold its assets?	
		If yes, and if applicable, attach copy of any discharge, release or document with similar effect.	
18.	JU	IDGMENT OR GARNISHMENT:	
	Ha	s any judgment or garnishment <u>ever</u> been rendered against you or is any judgment or garnishment istanding against you, in any civil court in any province, state or country for damages or other relief respect of a fraud or for any reason whatsoever?	
19.	SL	JRETY BOND OR FIDELITY BOND	
		Have you ever applied for a surety bond or fidelity bond and been refused?	
	,	If yes, attach name and address of bonding company, and when and why the bond was refused.	
	B)	Are you presently bonded?	-
00		JSINESS ACTIVITIES	
20.			
		Will you be actively engaged in the business of the firm with which you are now applying and devote the major portion of your time thereto?	
	B)	Are you engaged in any other business or have any other employment for gain except your occupation with the firm with which you are now applying?	
		If so, <u>attach full details</u> including the full name and address of the business, the nature of the business, your title or position and the amount of time you devote to the business.	
	C)	Are you a partner, director, officer, shareholder or other contributor of capital of a partnership or of a company having as its principal business that of a broker, dealer or adviser in securities, commodities, commodity futures contracts or options other than the firm with which you are now applying? If so; <u>attach full details</u> .	
21.	A)	State the number, value, class and percentage of shares or the amount of partnership interest you o to acquire upon approval. If acquiring shares upon approval, state source, i.e. treasury shares, or if state name of transferor.	wn or propose upon transfer
	B)	State the value of subordinated debentures or bonds of the firm to be held by you or any other subto be made by you to the firm.	ordinated loan
	C)	Are you or will you upon approval be the beneficial owner of the shares, bonds, debentures, partners other notes held by you? If no, state name, residential address and occupation of the beneficial of	hip Interest or wner.

CAUTION

FILING OF ANY FALSE INFORMATION OR FAILURE TO DISCLOSE FULL INFORMATION REQUIRED BY OR ON THIS APPLICATION MAY RESULT IN ITS REJECTION OR IN DISCIPLINARY ACTION TAKEN AGAINST THE APPLICANT AND/OR THE SPONSORING FIRM WITHIN THE PROVISIONS OF THE APPLICABLE SECURITIES AND/OR COMMODITY FUTURES LEGISLATION, REGULATIONS AND POLICY STATEMENTS OF THE SECURITIES REGULATORY AUTHORITIES AND WITHIN THE TERMS OF THE BY-LAWS, RULINGS, RULES AND/OR REGULATIONS OF ANY ONE OF THE SELF-REGULATORY ORGANIZATIONS TO WHICH THIS APPLICATION IS SUBMITTED, OR MAY RESULT IN A REFUSAL TO REGISTER THE APPLICANT.

#### CERTIFICATE AND AGREEMENT OF APPLICANT AND SPONSORING FIRM

The undersigned hereby certify that the foregoing statements are true and correct to the best of our knowledge, information and belief and hereby undertake to notify the self-regulatory organization in writing of any material change therein as prescribed by any by-law or rule of the respective self-regulatory organizations.

We agree that we are conversant with the by-laws, rulings, rules and regulations of the self-regulatory organizations listed in Question 4.

We agree to be bound by and to observe and comply with them as they are from time to time amended or supplemented, and we agree to keep ourselves fully informed about them as so amended and supplemented. We submit to the jurisdiction of the self-regulatory organizations and, wherever applicable, the Governors, Directors and committees thereof, and we agree that any approval granted pursuant to this application may be revoked, terminated or suspended at eny time in accordance with the then applicable by-laws, rulings, rules and regulations. In the event of any such revocation or termination, the undersigned applicant agrees forthwith to terminate his association with the undersigned sponsoring firm and thereafter not to accept employment with or perform services of any kind for any member or member house of the self-regulatory organizations or any approved affiliated company or other affiliate of any such member or member house, in each case if and to the extent provided in the then applicable by-laws, rulings, rules and regulations of the self-regulatory organizations. Our obligations above are joint and several.

We agree to the transfer of this application form, without amendment, to another of the self-regulatory organizations listed in Question 4 of this application form in the event that at some time in the future the undersigned applicant applies to such other self-regulatory organization.

The undersigned applicant has discussed the questions in this application and in particular Questions 15 and 16 with an officer or branch manager of this firm. The undersigned authorized officer is satisfied that the applicant fully understands the questions, and further certifies on behalf of the sponsoring firm that the applicant will be engaged as registered or approved.

The undersigned applicant acknowledges and consents that any of the self-regulatory organizations may obtain any information whatsoever from any source, as permitted by law in any jurisdiction in Canada or elsewhere.

Dated at	this fay of 19	. 19
(Signature of Applicant)	(Name of Sponeoring Firm)	
	By	
	(Partner or Authorized Officer)	

#### **AFFIDAVIT**

I, the undersigned applicant, do depose and say that I have read and understand the questions in this application form as well as the answers made by myself thereto and the Caution set out above, and that statements of fact made therein and in the attachments, if any, are true.

Swom before me	(Commissioner of Oaths, etc.)	(Signature of Deponent)
at the city of	, Province of	<del></del>
this day of	19	

The Provinces of Saskatchewan & Manitoba require this affidavit to be sworn before a notary public or barrister or solicitor where the applicant is outside the province at the time of application.

It is an offence under applicable Canadian securities and commodity futures legislation to file an application which contains a statement that, at the time and in light of the circumstances in which it is made, is false or misleading, or which fails to state any material fact.

O. Reg. 685/85, s. 1.

2. This Regulation comes into force on the 1st day of January, 1986.

(7978)

1

#### SECURITIES ACT

O. Reg. 686/85. General. Made—December 19th, 1985. Filed—December 20th, 1985.

REGULATION TO AMEND REGULATION 910 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SECURITIES ACT

- Section 18 of Regulation 910 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:
- (2) The exemptions contained in subparagraph 1 (b) of subsection 34 (2) and clause 72 (1) (a) of the Act apply where the securities being traded are bonds, debentures or other evidences of indebtedness of Conseil scolaire de l'île de Montreal. O. Reg. 686/85, s. 1.
  - Section 83 of the said Regulation is amended by adding thereto the following subsections:
- (3) Where a customer advises a registered dealer in writing before a trade in a security of a mutual fund of the customer's participation in an automatic payment plan, automatic withdrawal plan or contractual plan (7979)

that provides for systematic trading in the securities of the mutual fund no less frequently than monthly, the registered dealer shall provide the confirmation of that trade as required by section 35 of the Act, and thereafter during the continued existence of the plan and the customer's participation in the plan, the registered dealer, in lieu of the confirmations of trade required by the said section 35, may send by prepaid mail or deliver to the customer, no less frequently than semi-annually, written summaries of trades containing the information required by the said section 35 to be disclosed to the customer, with respect to all trades of the security of the mutual fund by the customer since the last confirmation or summary of trade was prepared.

- (4) A registered dealer who complies with subsection (3) need not comply with clause 35 (1) (d) of the Act if the confirmation or summary of trades contains a statement that the name of the person or company from or to or through whom the security of the mutual fund was bought or sold will be furnished to the customer upon request. O. Reg. 686/85, s. 2.
  - Section 95 of the said Regulation is amended by adding thereto the following subsection:

(3a) Subsection (3) does not apply to an adviser who provides written or published advice if the adviser exercises no control over clients' funds or securities and if no investment advice is or purports to be tailored to the needs of specific clients. O. Reg. 686/85, s. 3.

(7979)

1

#### SECURITIES ACT

O. Reg. 687/85. General. Made—December 19th, 1985. Filed—December 20th, 1985.

#### REGULATION TO AMEND REGULATION 910 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SECURITIES ACT

1. Form 4 of Regulation 910 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

#### Form 4

#### Securities Act

#### Canadian Securities and Commodity Futures Legislation

### Uniform Application for Registration/Approval

#### General Instructions

- This form is to be used by every individual seeking registration or approval from a Canadian Securities Commission or similar authority and/or a self-regulatory organization, or submitting an application for registration or approval as a partner, director or officer of a dealer, broker or adviser to a Canadian Securities Commission or similar authority.
- 2. This form may also be used by any individual submitting an application for registration as a dealer, broker or adviser to a Canadian Securities Commission or similar authority.
- All applicable questions must be answered. Failure to do so may cause delays in the processing of the application form.
- This form and all attachments added thereto must be typewritten. Any form or attachment completed by any other means may be considered not properly filed.
- 5. All attachments pertaining to any question must be made exhibits to the form and each one must be so marked. All signatures must be originals. The Commissioner of Oaths before whom the application is sworn, as well as the applicant, is required to initial all attachments.
- 6. In completing the application, applicants should seek advice from an authorized officer of the sponsoring firm or from a legal adviser, if necessary.
- Number of originally-signed copies of the form to be filed with the self-regulatory organization and/or Securities Commission or similar authority varies from province to province. If unsure of the procedure, please consult the Registration Department of the self-regulatory organization through which you are applying or the applicable Securities Commission, or similar authority.
- 8. Applicants for registration in Quebec need only disclose information for the past 10 years in respect of Questions 15 B). 15 D), 17 A), 17 B), 18 and 19.

Application approved by

Confirmation of Question 7	Other Confirmation
Application approved by	Date

FOR INTERNAL USE ONLY

lames
Area Code: Telephone:
Social insurance number (not required for applications in Ontario)
Commenced employment on <u>Day</u> <u>Month</u> <u>Year</u>
Area Code: Telephone:
2

Address where applicant will be working (street, city, province, postal code)

•	O1	E

3.	TYPE OF REGISTRATION OR APPROVAL REQUESTED:
	INSTRUCTION: Check ALL applicable boxes to indicate the registration or approval requested. The "Types
	Registration of Approval Requested" have the meaning attributed to them in the applicable securities act, commod

of dity Registration or Approval Requested" have the meaning attributed to them in the applicable securities act, commodity futures act, or regulation and in by-laws, rules and regulations of exchanges, the Investment Dealers Association of Capada and other self-regulatory organizations. Applicants filling for restricted registration should file under OTHER,

			e restricted regist		or.	-	
	SALESPERS Securitie Commod Commod Options Mutual F Floor Tra Individual Scholars	ON REGIST  s dity Futures dity Futures (  funds ader — Secu	Options rities modity Futures			-Trading nselling  r Officer of appro signation not app or e Registered Opi e Registered Fut e Registered Fut	olicable) tions Principal ures Principal
	NSTRUCTIO	N: Check al	appropriate box	es to indicate t	ROM THE FOLL ne Canadian Securiti nt is seeking registra	es Commissions	or similar authorit
		SECU	JRITIES COM	MISSIONS C	R SIMILAR AUT	HORITIES	
	☐ Alberta ☐ British ☐ Manito	Columbia	New Brun Newfound Northwest Territori	land [	Nova Scotia Ontario Prince Edward Island	☐ Quebec ☐ Saskatch ☐ Yukon Te	
			SELF-REC	SULATORY (	ORGANIZATIONS	3	
	Investr	a Stock Exchange Exchange of Futures Exchange	Association of Ca	anada 🗀	Toronto Stock Exch Vancouver Stock E Winnipeg Commod Winnipeg Stock Exi Other (specify)	xchange ity Exchange change	
	PERSONA (A)	L DESCRI	PTION OF AP	PLICANT:			
D	DATE OF BI ay Month	RTH Year	PLACE OF City	BIRTH	Province	Country	Sex
+	Height	Weigh:	Colour of eyes	Colour of hair	Name of spous	se & nature of his/her	employment
	Citiz	zenship		Canadian citizen, question 5(B) below			
(	B)						
Are y reside	ou a permanent ent?		residence	Country	Pace of issue	Date of issue	Number

6.	PH	ОΤ	OG	RA!	PH
u.		$\sim$ .	-		

INSTRUCTION: Attach hereto two copies of a black and white photograph, full face, showing a true likeness of the applicant as the applicant now appears and taken within the last 6 months; they must measure 2" x 2", be of passport quality and bear on the back the date on which the photographs were taken, the signature of the applicant and that of the Commissioner of Oaths or that of an officer, director, partner or branch manager of the sponsoring firm.

### EDITICATION:

INSTRUCTION: State the last school attended in each level	Degree or Di	ploma	Date	Obtained
High School or Secondary Level				
Post-Secondary, College, CEGEP or University				
Professional Education				
Other				
Have you successfully completed:	Yes	No	Exempt*	Date Complete
Canadian Securities Course				
Examination based on Manual for Registered Representatives				
Partners/Directors/Officers Qualifying Examination				
Canadian Investment Finance (course 2)				
Part I				
Part II				
F.C.S.I.				
Chartered Financial Analyst Course				
Qualifying Examination for Registered Options Principal				
Canadian Options Course				
Canadian Investment Funds Course				
National Commodity Futures Examination				

(B)	Have you ever applied for and been refused exemptions from any of the above listed examination requirements?
	(If so give particulars as an attachment).

#### **EMPLOYMENT HISTORY:**

Canadian Commodity Futures Examination

\*If you have been granted exemption, attach tuli particulars.

Canadian Futures Examination Commodity Supervisors' Examination Branch Managers' Examination

Other (specify).

A) The following information constitutes full disclosure of your business activities, including any periods of self-employment and unemployment, for 10 years immediately prior to the date of this application, excluding any summer employment while a full-time student, but including all securities or commodities industry employment during and prior to the ten-year period.

Name and address of employer	Name and title of immediate superior	Nature of employment and duties of applicant	Reasons for leaving	FROM mo yr.	TO mo. yr
PRESENT:					
PREVIOUS:					
					i
			1		

(If so, give particulars as an attachment).

Account No. at reference bank or trust co.: \_\_

applicant has an account.

Have you ever been discharged by an employer for cause? \_\_\_

B)

clude street, city, province & p	osial code		FROM mo. yr.	TO mo. y
RESENT:				1
REVIOUS:				
·····				
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		· · · · · · · · · · · · · · · · · · ·	·	
· · · · · · · · · · · · · · · · · · ·				
REFERENCES: Give three names as rimust include a bank or	eferences, excluding relative trust company at which you firm Name	ves and persons associated with the unhave an account (give account not business Address (with postal code) and Telephone (with area code)	umber)	irm. Refere

Note: Account No. need not be given if this form is accompanied by a reference from a bank or trust co. with which the

#### THE ONTARIO GAZETTE

ANSWER "YES" OR "NO" TO EACH OF QUESTIONS 11 TO 20 INCLUSIVE.

IF THE ANSWEH TO ANY OF THE FOLLOWING QUESTIONS IS "YES",

COMPLETE DETAILS MUST BE ATTACHED BY WAY OF EXHIBIT.

#### 11 CHANGE OF NAME:

INSTRUCTION: Name changes resulting from marriage, divorce, court order or any other process should be listed here giving appropriate dates.

Have you <u>ever</u> had, used, operated under, or carried on business under any name other than the name mentioned in Question 1 of this form, or have you ever been known under any other name?

#### 12. PRIOR REGISTRATION OR LICENSING:

- A) Are you now or have you <u>ever</u> been registered or licensed, or applied for registration or a licence in any capacity under any act or regulation thereol, regulating trading in securities, commodities or commodity futures contracts of any province, territory, state or country? List all authorities with whom you were registered and the dates of registration. State whether the
  - registration is currently in effect.
- B) Are you now, or have you <u>ever</u> been a partner, shareholder, director or officer of any company or of a partnership which has been registered or licensed, or is now registered or licensed (except as an issuer if you are or have been solely a shareholder) in any capacity under any act or regulation thereof, regulating trading in securities, commodities or commodity futures contracts of any province, territory, state or country?
- C) Are you now or have you <u>ever</u> been registered or licensed, or applied for registration or a licence, under any legislation which requires registration or licensing to deal with the public, in any capacity <u>other than trading in securities, commodities or commodity futures contracts</u> in any province, territory, state or country?

QUESTIONS 13 TO 18 INSTRUCTION: In answering Questions 13 to 18, and particularly Question 15, you may need assistance from an authorized officer of the sponsoring firm or from a legal adviser. Full details are required as attachments in respect of any question to which the applicant answers "yes". These details must include the circumstances, the relevant dates, the names of the parties involved and the final determination if known.

#### 13. REFUSAL, SUSPENSION, CANCELLATION OR DISCIPLINARY MEASURE

- A) Have you <u>ever</u> been refused registration or a licence, or has your registration or licence been suspended or cancelled, under any act or regulation thereof, regulating trading in securities; commodities or commodity futures contracts of any province, territory, state or country?
- B) Are you now or have you <u>ever</u> been a partner, shareholder, director or officer of a company or of a partnership which has, during the time of your association with it, been refused registration (except a registration as an issuer if you are or have been solely a shareholder) or a licence, or whose registration has been suspended or cancelled under any act, or regulation thereof, regulating trading in securities, commodities or commodity futures contracts of any province, territory, state or country?
- C) Have you <u>ever</u> been refused registration or a licence, or has your registration or licence been suspended or cancelled, under any legislation which requires registration or licensing to deal with the public in any capacity <u>other than trading in securities, commodities or commodity futures</u> <u>contracts</u> in any province, territory, state or country?
- D) Have you been denied the benefit of any exemption from registration or licensing provided by any act or regulation thereof regulating trading in securities, commodities or any commodity futures contracts of any province, territory, state or country?
- E) Has any prior or current registration or licensing to deal or trade in securities, commodities or commodity futures contracts held by you or any partnership or company of which you were at the time of such event a partner, officer or director or holder of voting securities carrying more than 5 percent of the votes carried by all outstanding voting securities ever been the subject of disciplinary action undertaken by any authority regulating or supervising trading in securities, commodities, or commodity futures contracts?

#### 14. SELF-REGULATORY ORGANIZATIONS:

Have you or has any partnership or company of which you are or were at the time of such event a partner, director, officer or holder of voting securities carrying more than 5% of the votes carried by all outstanding voting securities:

- A) <u>Ever</u> been a member of any stock exchange, commodities exchange, commodity futures exchange, association of investment dealers, investment bankers, brokers, broker-dealers, mutual fund dealers, commodity futures dealers, investment counsel, other professional association or any similar organization in any province, territory, state or country?
- B) <u>Ever</u> been refused registration or licensing or approval for membership or approval in any other capacity by/in any of the institutions or associations described in Question 14A?
- C) <u>Ever</u> been the subject of disciplinary action undertaken by any authority as described in question 14A?

#### 15. OFFENCES UNDER THE LAW

INSTRUCTION: Offences under such federal statutes as the <u>Income Tax Act (Canada)</u> and the <u>Immigration Act (Canada)</u> constitute criminal offences and must be disclosed when answering this question. It should be noted that pleas or findings of guilt for impaired driving are <u>Criminal Code (Canada)</u> matters and must be disclosed. Where you have pleaded guilty or been found guilty of an offence, such offence must be reported even though an absolute or conditional discharge has been granted.

You are not required to disclose any offence for which a pardon has been granted under the <u>Criminal Records Act (Canada)</u> and such pardon has not been revoked. Under such circumstances, the appropriate response would be: "No".

If you are in doubt as to previous dealings you have had with law enforcement agencies and the applicability of this question with respect to such encounters, you should obtain the advice of an authorized officer of your sponsor or a legal adviser.

- A) Past Offences Involving Securities or Commodities -
  - Have you <u>ever</u> pleaded guilty or been found guilty under any law of any province, territory, state or country of any offence relating to trading in securities, commodities, commodity futures contracts or options or with the theft thereof, or with any related offence, or been a party to any proceedings taken on account of fraud arising out of any trade in or advice in respect thereof?
- B) Past Offences Involving Other Criminal Offences or Contraventions Have you <u>ever</u> pleaded guilty or been found guilty under any law of any province, territory, state or country for contraventions or other criminal offences not noted in A) above?
- C) Current Charges or Indictments -
  - Are you <u>currently the subject of a charge or indictment</u>, under any law of any province, territory, state or country for contraventions, criminal offences or other conduct of the type described in A) or B) above (see also instructions above)?
- D) Partnership or Company Offences or Current Charges or Indictments -

Has any partnership or company of which you are or were at the time of such event a partner, officer, director or a holder of voting securities carrying more than 5% of the votes carried by all outstanding voting securities, <u>ever</u> pleaded guilty or been found guilty, or is any such partnership or company <u>currently the subject of a <u>charge or indictment</u>, under any law of any province, territory, state or country for contraventions, criminal offences or other conduct of the type described in A) or B) above (see also instructions above)?</u>

#### 16. CIVIL PROCEEDINGS

Has any claim been made successfully or, to your knowledge, is any claim pending in any civil proceedings before a court or other tribunal in any province, territory, state or country which was, or is, based in whole or in part on fraud, theft, deceit, misrepresentation or similar conduct?

- A) Against you?
- B) Against any partnership or company of which you are or were at the time of such event, or at the time such proceedings were commenced, a partner, director, officer or holder of voting securities carrying more than 5% of the votes carried by all outstanding voting securities?

17.

17.		NKRUPTCY	7 of 2
	A)	Under the law of any province, territory, state or country have you ever:	
	·	(a) been declared bankrupt or made a voluntary assignment in bankruptcy?	
		(b) made a proposal under any legislation relating to bankruptcy or insolvency?	
		(c) been subject to or instituted any proceedings, arrangement or compromise with creditors including, without limitation, produced a declaration under the Quebec Voluntary Deposit of Salary Wages Law or had a receiver and/or manager appointed to hold your assets?	
		If yes, and if applicable, attach copy of any discharge, release or document with similar effect.	
	B)	director, officer or holder of voting securities carrying more than 5% of the votes carried by all outstanding voting securities <u>ever</u> :	
		(a) been declared bankrupt or made a voluntary assignment in bankruptcy?	
		(b) made a proposal under any legislation relating to bankruptcy or insolvency?	
		(c) been subject to proceedings under any legislation relating to the winding up, dissolution or companies' creditors arrangements?	
	-	(d) been subject to or instituted any proceedings, arrangement or compromise with creditors or had a receivor and/or manager appointed to hold its assets?	
		If yes, and if applicable, attach copy of any discharge, release or document with similar effect.	
18	JU	JDGMENT OR GARNISHMENT:	
	Has	is any judgment or garnishment <u>ever</u> been rendered against you or is any judgment or garnishment tstanding against you, in any civil court in any province, state or country for damages or other relief respect of a fraud or for any reason whatsoever?	
19.	SU	JRETY BOND OR FIDELITY BOND	
	A)	Have you ever applied for a surety bond or fidelity bond and been refused?	
		If yes, attach name and address of bonding company, and when and why the bond was refused.	
	B)	Are you presently bonded?	
20	RU	JSINESS ACTIVITIES	
20.		Will you be actively engaged in the business of the firm with which you are now applying and devote the major portion of your time thereto?	
	8)	Are you engaged in any other business or have any other employment for gain except your occupation with the firm with which you are now applying?	
		If so, <u>attach full details</u> including the full name and address of the business, the nature of the business, your title or position and the amount of time you devote to the business.	
	C)	Are you a partner, director, officer, shareholder or other contributor of capital of a partnership or of a company having as its principal business that of a broker, dealer or adviser in securities, commodities, commodity futures contracts or options other than the firm with which you are now applying? If so, attach full details.	-
21.	A)	State the number, value, class and percentage of shares or the amount of partnership interest you to acquire upon approval. If acquiring shares upon approval, state source, i.e. treasury shares, or it state name of transferor.	
	B)	State the value of subordinated debentures or bonds of the firm to be held by you or any other sub to be made by you to the firm.	ordinated loan
	C)	Are you or will you upon approval be the beneficial owner of the shares, bonds, debentures, partner	ship interest or

8 of 8

CAUTION

FILING OF ANY FALSE INFORMATION OR FAILURE TO DISCLOSE FULL INFORMATION REQUIRED BY OR ON THIS APPLICATION MAY RESULT IN ITS REJECTION OR IN DISCIPLINARY ACTION TAKEN AGAINST THE APPLICANT AND/OR THE SPONSORING FIRM WITHIN THE PROVISIONS OF THE APPLICABLE SECURITIES AND/OR COMMODITY FUTURES LEGISLATION, REGULATIONS AND POLICY STATEMENTS OF THE SECURITIES REGULATORY AUTHORITIES AND WITHIN THE TERMS OF THE BY-LAWS, RULINGS, RULES AND/OR REGULATIONS OF ANY ONE OF THE SELF-REGULATORY ORGANIZATIONS TO WHICH THIS APPLICATION IS SUBMITTED, OR MAY RESULT IN A REFUSAL TO REGISTER THE APPLICANT.

#### CERTIFICATE AND AGREEMENT OF APPLICANT AND SPONSORING FIRM

The undersigned hereby certify that the foregoing statements are true and correct to the best of our knowledge, information and belief and hereby undertake to notify the self-regulatory organization in writing of any material change therein as prescribed by any by-law or rule of the respective self-regulatory organizations.

We agree that we are conversant with the by-laws, rulings, rules and regulations of the self-regulatory organizations listed in Question 4.

We agree to be bound by and to observe and comply with them as they are from time to time amended or supplemented, and we agree to keep ourselves fully informed about them as so amended and supplemented. We submit to the jurisdiction of the self-regulatory organizations and, wherever applicable, the Governors, Directors and committees thereof, and we agree that any approval granted pursuant to this application may be revoked, terminated or suspended at any time in accordance with the then applicable by-laws, rulings, rules and regulations. In the event of any such revocation or termination, the undersigned applicant agrees forthwith to terminate his association with the undersigned sponsoring firm and thereafter not to accept employment with or perform services of any kind for any member or member house of the self-regulatory organizations or any approved affiliated company or other affiliate of any such member or member house, in each case if and to the extent provided in the then applicable by-laws, rulings, rules and regulations of the self-regulatory organizations. Our obligations above are joint and several.

We agree to the transfer of this application form, without amendment, to another of the self-regulatory organizations listed in Question 4 of this application form in the event that at some time in the future the undersigned applicant applies to such other self-regulatory organization.

The undersigned applicant has discussed the questions in this application and in particular Questions 15 and 16 with an officer or branch manager of this firm. The undersigned authorized officer is satisfied that the applicant fully understands the questions, and further certifies on behalf of the sponsoring firm that the applicant will be engaged as registered or approved.

The undersigned applicant acknowledges and consents that any of the self-regulatory organizations may obtain any information whatsoever from any source, as permitted by law in any jurisdiction in Canada or elsewhere.

Dated at		this day of 19	
<del></del>	(Signature of Applicant)	(Name of Sponsoring Firm)	
		By	
		(Partner or Authorized Officer)	

#### **AFFIDAVIT**

I, the undersigned applicant, do depose and say that I have read and understand the questions in this application form as well as the answers made by mysell thereto and the Caution set out above, and that statements of fact made therein and in the attachments, if any, are true,

Sworn before me		
	(Commissioner of Oaths, etc.)	(Signature of Deponent)
at the city of	, Province of	<del></del>
this day of _	19	

The Provinces of Saskatchewan & Manitoba require this affidavit to be sworn before a notary public or barrister or solicitor where the applicant is outside the province at the time of application.

It is an offence under applicable Canadian securities and commodity futures legislation to file an application which contains a statement that, at the time and in light of the circumstances in which it is made, is false or misleading, or which falls to state any material fact.

O. Reg. 687/85, s. 1.

2. This Regulation comes into force on the 1st day of January, 1986.

(7980)

#### LOCAL SERVICES BOARDS ACT

#### O. Reg. 688/85.

Establishment of Local Services Board— Community of Hallebourg. Made—December 19th, 1985. Filed—December 20th, 1985.

## ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the Local Services Boards Act;

IN THE MATTER OF the establishment of a Local Services Board for the community of Hallebourg situate in territory without municipal organization in the Territorial District of Cochrane.

#### ORDER

Under the provisions of section 4 of the Local Services Boards Act, IT IS ORDERED:

- 1. A Local Services Board is established under the name "The Local Services Board of Hallebourg". O. Reg. 688/85, s. 1.
- **2.** The boundaries of the Board area are those described in the Schedule. O. Reg. 688/85, s. 2.
- The Board shall be composed of five members.
   Reg. 688/85, s. 3.
- **4.** The Board may exercise the powers set out in paragraphs 1, 2 and 4 of the Schedule to the Act. O. Reg. 688/85, s. 4.
- 5.—(1) The election of the first members of the Board shall be held in the community of Hallebourg on the 22nd day of December, 1985 and the members so elected shall hold office from the 22nd day of December, 1985 to the 30th day of September. 1986 and until a new Board is elected.
- (2) Mr. Claude Labelle, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 688/85, s. 5.

RENE FONTAINE Minister of Northern Development and Mines

Dated at Toronto, this 19th day of December, 1985.

#### Schedule

All that parcel or tract of land in the geographic township of Kendall, Territorial District of Cochrane and Province of Ontario, described as follows: Beginning at the northwest corner of Lot 13, Concession XI, in the said geographic Township of Kendall:

Thence easterly along the north limit of said Lot 13 to the northeast corner thereof:

Thence easterly in a straight line across the allowance for road between lots 12 and 13, to the northwest corner of Lot 12, Concession XI;

Thence easterly along the north limit of lots 12, 11, 10, 9, 8 and 7, Concession XI, to the northeast corner of said Lot 7;

Thence easterly in a straight line across the allowance for road between lots 6 and 7, to the northwest corner of Lot 6, Concession XI;

Thence easterly along the north limit of lots 6, 5, 4, 3, 2 and 1, to the northeast corner of said Lot 1;

Thence east astronomically to the east boundary of the said Township of Kendall;

Thence southerly along the said boundary to the intersection with a line drawn east astronomically from the southeast corner of Lot 1, Concession VI;

Thence west astronomically along the said line to the said southeast corner of Lot 1;

Thence westerly along the south limit of lots 1, 2, 3, 4, 5 and 6, Concession VI, to the southwest corner of said Lot 6:

Thence westerly in a straight line across the allowance for road between lots 6 and 7, to the southeast corner of Lot 7, Concession VI;

Thence westerly along the south limit of lots 7, 8, 9, 10, 11 and 12, Concession VI, to the southwest corner of said Lot 12;

Thence westerly in a straight line across the allowance for a road between lots 12 and 13, to the southeast corner of Lot 13, Concession VI;

Thence westerly along the south limit of the said Lot 13, to the southwest corner thereof;

Thence northerly along the west limit of said Lot 13, Concession VI, to the northwest corner thereof;

Thence northerly in a straight line across the allowance for road between concessions VI and VII, to the southwest corner of Lot 13, Concession VII;

Thence northerly along the west limit of Lot 13, concessions VII and VIII, to the northwest corner of Lot 13, Concession VIII;

Thence northerly in a straight line across the allowance for road between concessions VIII and IX, to the southwest corner of Lot 13, Concession IX;

Thence northerly along the west limit of Lot 13, Concession IX, to the northwest corner thereof;

Thence northerly in a straight line across the allowance for road adjoining the southerly limit of the Canadian National Railway, the said Canadian National Railway and the allowance for road adjacent to the northerly limit of the said Canadian National Railway, to the southwest corner of Lot 13, Concession X;

Thence northerly along the west limit of the said Lot 13, Concession X, to the northwest corner thereof;

Thence northerly in a straight line across the allowance for road between concessions X and XI, to the southwest corner of Lot 13, Concession XI;

Thence northerly along the west limit of said Lot 13, Concession XI, to the place of beginning. O. Reg. 688/85, Sched.

(7981)

#### **EDUCATION ACT**

O. Reg. 689/85. Fees for Ministry Courses. Made-November 29th, 1985. Approved-December 19th, 1985. Filed—December 20th, 1985.

REGULATION TO AMEND **REGULATION 263 OF** REVISED REGULATIONS OF **ONTARIO. 1980** MADE UNDER THE EDUCATION ACT

- 1. Section 2 of Regulation 263 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 573/84, is revoked and the following substituted therefor:
- 2. Subject to section 3, the total tuition fee to be paid for a course shall be \$390 which shall consist of,
  - (a) a non-refundable amount of \$40 payable upon application for admission to the course; and
  - (b) an amount of \$350 payable not later than thirty days prior to the commencement of the course. O. Reg. 689/85, s. 1.
  - 2. Subsections 3 (2) and (3) of the said Regulation, as remade by section 2 of Ontario Regulation 573/84, revoked and the following substituted therefor:

- (2) Where a person who has commenced a course withdraws from the course during the first week of the course, other than for medical reasons or compassionate grounds, and gives notice in writing to the Ministry of the withdrawal, the amount referred to in clause 2 (b) that is payable by or on behalf of such person shall be \$87.50 and any amount in excess of \$87.50 that was paid for the course by or on behalf of such person shall be refunded to the person who paid it. O. Reg. 689/85, s. 2, part.
- (3) Where a person who has commenced a course withdraws from the course because of,
  - (a) medical reasons evidenced by the certificate of a medical doctor; or
  - (b) compassionate grounds acceptable to the Minister.

the amount referred to in clause 2 (b) that is payable by or on behalf of such person shall be nil if the withdrawal is during the first week of the course and shall be reduced by \$87.50 for each full week of the course that is subsequent to the withdrawal if the withdrawal is during the second or any subsequent week, and the appropriate amount shall be refunded to the person who paid the fee for the course. O. Reg. 689/85, s. 2, part.

3. This Regulation comes into force on the 1st day of January, 1986.

> SEAN CONWAY Minister of Education

> > 1

Dated at Toronto, this 29th day of November, 1985.

(7982)

#### **EDUCATION ACT**

O. Reg. 690/85. District School Areas. Made-December 19th, 1985. Filed-December 20th, 1985.

REGULATION TO AMEND **REGULATION 260 OF** REVISED REGULATIONS OF **ONTARIO, 1980** -MADE UNDER THE **EDUCATION ACT** 

1. Section 4 of Regulation 260 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1

## THE KILKENNY DISTRICT SCHOOL AREA

4. The lands in the geographic Township of Kilkenny in the Territorial District of Thunder Bay described in the following Schedule that comprise The Kilkenny District School Area are altered by excluding therefrom the lands comprising the Rocky Bay Indian Reserve Number 1 and by adding thereto the portion of the geographic Township of Kilkenny not included in the Schedule:

#### Schedule

In the geographic Township of Kilkenny in the Territorial District of Thunder Bay, being that area originally comprising school section No. 1 MacDiarmid and being an area five miles square whose boundaries begin at a point one mile south from north latitude 49 degrees, 30 minutes and one mile west from 88 degrees west longitude and that extends five miles due west, then five miles due south, then five miles due east and then five miles due north to the point of beginning. O. Reg. 690/85, s. 1.

2. This Regulation comes into force on the 1st day of January, 1986.

(7983)

#### **EDUCATION ACT**

O. Reg. 691/85.

Regulation Attaching Territory Without
Municipal Organization to a District
Municipality.

Made—December 19th, 1985. Filed—December 20th, 1985.

## REGULATION MADE UNDER THE EDUCATION ACT

## REGULATION ATTACHING TERRITORY WITHOUT MUNICIPAL ORGANIZATION TO A DISTRICT MUNICIPALITY

1.—(1) Those portions of the territory without municipal organization situate in the Territorial District of Thunder Bay being,

- (a) the geographic townships of Atikameg, Bomby, Brothers, Bryant, Cecil, Cecile, Davies, Flood, Foote, Grenville, Herbert, Knowles, Laberge, McCron, McGill, Mikano, Nickle, Roberta, Shabotik and Spooner; and
- (b) all lands in unsurveyed territory within an area the boundary sides of which are as follows:

- On the east side, the easterly boundary of the Territorial District of Thunder Bay.
- 2. On the south side, the International Boundary.
- 3. On the west side, the line described as commencing at the point of intersection of the 86th Meridian and the International Boundary, extending northerly along the said Meridian until it meets the 48th Parallel, then easterly along the said Parallel until it meets the high water mark on the shoreline of the geographic Township of Homer, then southerly and southeasterly along the said high water mark to the intersection of the easterly boundary of the geographic Township of Homer, then northerly along the said easterly boundary of the geographic Township of Homer to the intersection of the boundary of Pukaskwa National Park, then northeasterly and along the boundary of the said National Park to the northerly boundary of the said National Park, thence westerly along the said northerly boundary to the point of intersection thereof with the 86th Meridian, then northerly along the said Meridian until it meets the southerly boundary of the geographic Township of Lecours to the southwest angle of the geographic Township of Bomby, then northerly along the said westerly boundary of the geographic Township of Bomby to the northwest angle of the said Township, then westerly along the northerly boundary of the geographic Township of Lecours to the point of intersection with the 86th Meridian, then northerly along the said Meridian until it meets the southerly boundary of the geographic Township of Grenville, then westerly along the southerly boundary of the geographic Township of Grenville to the southwest angle thereof, then northerly along the westerly boundary of the geographic townships of Grenville and Davies to the northwest angle of the geographic Township of Davies.
- 4. On the north side, the line formed by the northerly boundary of the Township of Manitouwadge and the extension westerly of the northerly boundary of the Township of Manitouwadge to the northwest angle of the geographic Township of Davies and the extension easterly of the northerly boundary of the Township

of Manitouwadge along the northerly boundary of the geographic townships of Nickle, Herbert and Foote to the easterly boundary of the District of Thunder Bay,

are attached to the Township of Manitouwadge.

- (2) Those portions of the territory without municipal organization situate in the Territorial District of Thunder Bay being,
  - (a) the geographic Township of Pic not included in former school section No. 1. Pic; and
  - (b) the geographic Township of Coldwell not included in former school section No. 1. Port Coldwell,

are attached to the Township of Marathon.

- (3) Those portions of territory without municipal organization situate in the Territorial District of Thunder Bay being,
  - (a) the geographic townships of Byron, Cotte, Grain, Homer, Lecours and O'Neill; and
  - (b) all lands in unsurveyed territory within an area the boundary sides of which are described as follows:
    - 1. On the east side, the line described in subclause 1 (1) (b) (iii).
    - 2. On the south side, the International Boundary.
    - 3. On the west side, the Meridian 86° 30'.
    - On the north side, the line formed by the projection westerly of the northerly boundary of the geographic Township of Davies until it meets the Meridian 86° 30′,

are attached to the Township of Marathon.

- (4) The portion of the territory without municipal organization comprising the geographic Township of Syine not included in the former school section No. 1. Jackfish is attached to the Township of Terrace Bay.
- (5) Those portions of the territory without municipal organization situate in the Territorial District of Thunder Bay being,
  - (a) the geographic townships of Strey, Tuuri and Walsh;
  - (b) all lands in unsurveyed territory within an area the boundary sides of which are described as follows:

- 1. On the east side, the Meridian 86° 30'.
- 2. On the south side, the International Boundary.
- 3. On the west side, the line described as commencing at the intersection of the southeast angle of the Township of Terrace Bay and the International Boundary, then northerly along the easterly limit of the Township of Terrace Bay to the northeast angle thereof, then westerly along the northerly boundary of the Township of Terrace Bay to the point of intersection thereon of the easterly limit of the geographic Township of Strey, then continuing along the northerly limit of the Township of Terrace Bay and the southerly limit of the geographic Township of Strey to the southwest angle of the geographic Township of Strey, then northerly along the westerly limit of the geographic Township of Strey and its projection northerly parallel to the 87th Meridian to the point of intersection with a line that is the projection westerly of the northerly limit of the geographic Township of Davies.
- On the north side, a line that is the projection westerly of the northerly limit of the geographic Township of Davies.

are attached to the Township of Terrace Bay.

- (6) The portion of territory without municipal organization comprising the geographic Township of Lahontan not included in former school section No. 1. Rossport is attached to the Township of Schreiber.
- (7) Those portions of the territory without municipal organization situate in the Territorial District of Thunder Bay being,
  - (a) the geographic townships of Killraine, Priske, Wiggins and Yesno; and
  - (b) all lands in unsurveyed territory, exclusive of St. Ignace Island, within an area the boundary sides of which are described as follows:
    - 1. On the east side, the line described in subclause 1 (5) (b) (iii).
    - 2. On the south side, the International Boundary.
    - On the west side, a line that is the extension southerly to the International Boundary of the westerly limit of the geographic Township of Wig-

gins, the said westerly limit of the said geographic Township of Wiggins and the line that is the projection northerly of the said westerly limit of the geographic Township of Wiggins to the point of intersection of a line that is the projection westerly of the northerly limit of the geographic Township of Davies.

 On the north side, a line that is the projection westerly of the northerly limit of the geographic Township of Davies,

are attached to the Township of Schreiber. O. Reg. 691/85, s. 1.

(7984)



## **Publications Under The Regulations Act**

January 11th, 1986

#### MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 692/85.

Village of Fenelon Falls—Township of Fenelon Boundary.

Made—December 19th, 1985.

Filed—December 23rd, 1985.

#### ORDER IN COUNCIL

R.O.C. 448/85

WHEREAS The Corporation of the Village of Fenelon Falls and The Corporation of the Township of Fenelon have entered into an agreement dated the 20th day of September, 1985 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the order were filed with the Clerk of the Executive Council within the filing period;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1.—(1) On the 1st day of January, 1986, the portion of the Township of Fenelon described in Schedule A is annexed to the Village of Fenelon Falls.
- (2) On the 1st day of January, 1986, the portion of the Village of Fenelon Falls described in Schedule B is annexed to the Township of Fenelon.
- 2.—(1) All real property of The Corporation of the Township of Fenelon situate in the area to be annexed to the Village vests in The Corporation of the Village of Fenelon Falls on the 1st day of January, 1986.
- (2) All real property of The Corporation of the Village of Fenelon Falls situate in the area to be annexed to the Township vests in The Corporation of the Township of Fenelon on the 1st day of January, 1986.
- 3. On the 1st day of January, 1986, the by-laws of the Village of Fenelon Falls extend to the area to be

annexed to the Village and the by-laws of the Township of Fenelon cease to apply to such area, except,

- (a) by-laws that were passed,
  - (i) by the Township of Fenelon under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
  - (ii) by the Township of Fenelon that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Village of Fenelon Falls; and

- (b) by-laws conferring rights, privileges, franchises, immunities, or exemptions that could not have been lawfully repealed by the council of the Township of Fenelon.
- 4. On the 1st day of January, 1986, the by-laws of the Township of Fenelon extend to the area to be annexed to the Township and the by-laws of the Village of Fenelon Falls cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Village of Fenelon Falls under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections, or
    - (ii) by the Village of Fenelon Falls that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Township of Fenelon; and

- (b) by-laws conferring rights, privileges, franchises, immunities, or exemptions that could not have been lawfully repealed by the council of the Village of Fenelon Falls.
- 5.—(1) The clerk of the Township of Fenelon shall forthwith prepare and furnish to the clerk of the Village of Fenelon Falls a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the area to be annexed to the Village up to and including the 31st day of December, 1985 and the persons assessed therefor.

- (2) The clerk of the Village of Fenelon Falls shall forthwith prepare and furnish to the clerk of the Township of Fenelon a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the area to be annexed to the Township up to and including the 31st day of December, 1985 and the persons assessed therefor.
- 6.—(1) All real property taxes levied under any general or special Act and uncollected in the area to be annexed to the Village which are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Village of Fenelon Falls and may be collected by The Corporation of the Village of Fenelon Falls.
- (2) On or before the 1st day of April, 1986, The Corporation of the Village of Fenelon Falls shall pay to The Corporation of the Township of Fenelon an amount equal to the amount of all real property taxes that The Corporation of the Village of Fenelon Falls is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of January, 1986.
- 7.—(1) All real property taxes levied under any general or special Act and uncollected in the area to be annexed to the Township which are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Township of Fenelon and may be collected by The Corporation of the Township of Fenelon.
- (2) On or before the 1st day of April, 1986, The Corporation of the Township of Fenelon shall pay to The Corporation of the Village of Fenelon Falls an amount equal to the amount of all real property taxes that The Corporation of the Township of Fenelon is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of January, 1986.
- 8.—(1) All business taxes levied and collected in the area to be annexed to the Village which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Township of Fenelon and may be collected by The Corporation of the Township of Fenelon.
- (2) All business taxes levied and collected in the area to be annexed to the Township which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Village of Fenelon Falls and may be collected by The Corporation of the Village of Fenelon Falls.
- 9.—(1) For the purposes of the assessment roll to be prepared for the Village of Fenelon Falls under subsection 13 (1) of the Assessment Act in 1985, the area to be annexed to the Village shall be deemed to be a part of the Village of Fenelon Falls.
- (2) For the purposes of the assessment roll to be prepared for the Township of Fenelon under subsection 13 (1) of the Assessment Act in 1985, the area to be

annexed to the Township shall be deemed to be a part of the Township of Fenelon.

10.—(1) In this section,

"boundary road allowance" means any road allowance which, on December 31, 1985, is adjacent to the boundary between the Village of Fenelon Falls and the Township of Fenelon and which, on January 1, 1986, is wholly within the Township of Fenelon;

"proceeds of sale" means the total purchase price received by the Township of Fenelon from the sale or sales of the boundary road allowance on or after January 1, 1986, minus legal fees and disbursements, commissions and other reasonable costs related to the sale or sales.

- (2) The Corporation of the Township of Fenelon shall, within sixty days of completion of any sale of all or any part of the boundary road allowance, pay to The Corporation of the Village of Fenelon Falls 50 per cent of the proceeds of sale.
- (3) The Corporation of the Village of Fenelon Falls shall apply any proceeds received under subsection (2) solely to the improvement of municipal land drainage within the Village in the vicinity of the municipal boundary.
- (4) The Corporation of the Township of Fenelon shall apply any proceeds of sale retained solely to the improvement of municipal land drainage within the Township in the vicinity of the municipal boundary.
- 11. The agreement between The Corporation of the Village of Fenelon Falls and The Corporation of the Township of Fenelon entered into on the 20th day of September, 1985 is hereby given effect. O. Reg. 692/85.

Recommended

BERNARD GRANDMAÎTRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered December 19, 1985.

LINCOLN M. ALEXANDER
Lieutenant Governor

#### Schedule A

PORTIONS OF THE TOWNSHIP OF FENELON TO BE ANNEXED TO THE VILLAGE OF FENELON FALLS

 Beginning at the intersection of the centre line of the road allowance between concessions IX and X of the Township of Fenelon and the southerly bank of Cameron Lake; Thence southerly along the centre line of the said road allowance to intersect the northerly limit of Helen Street:

Thence southwesterly to the intersection of the westerly limit of the said road allowance and the southerly limit of Helen Street;

Thence southwesterly 65.64 metres to a point on the northeasterly limit of Margach Road distanct 49.49 metres measured northwesterly therealong from the westerly limit of the said road allowance;

Thence westerly crossing Margach Road to the northeasterly angle of Part 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 57R-1280;

Thence southerly along the easterly limit of the said Part 39.15 metres to the northwesterly angle of Lot 1 west of West Street as shown on a Plan registered in the said Land Registry Office as Number 49;

Thence southerly along the westerly limit of lots 1, 2, 3 and 4 west of West Street as shown on the said plan Number 49, 80.52 metres to the southerly limit of the said Lot 4;

Thence easterly along the southerly limit of the said Lot 4 and the said limit prolonged 60 metres to the centre line of the said road allowance;

Thence southerly along the said centre line to the centre line of the road allowance between lots 20 and 21;

Thence easterly along the centre line of the road allowance between lots 20 and 21 in Concession X to a point distant 24.84 metres measured westerly therealong from the westerly limit of the easterly half of Lot 21 in Concession X, the said point being on the westerly limit of the lands described in an instrument registered in the said Land Registry Office as Number 16252;

Thence southerly and easterly following the southwesterly limits of the said lands the following courses and distances:

south 7° 26' east 15.39 metres to a point south 86° 00' east 22.86 metres to a point south 52° 45' east

to intersect the westerly limit of the easterly half of Lot 21 being also a boundary of the said Village;

Thence northerly along the said westerly limit to the southeasterly angle of the westerly half of the said Lot;

Thence westerly and northerly following the southerly and westerly boundaries of the said Village to the southerly bank of Cameron Lake;

Thence northeasterly along the southeasterly bank of the said Lake to the southerly limit of Lot 25 in the said Concession X being the northerly boundary of the said Village;

Thence westerly along the westerly prolongation of the said southerly limit to intersect the northerly prolongation of the centre line of the road allowance between concessions IX and X;

Thence southerly along the said prolongation to the place of beginning.

 Beginning at the intersection of the northerly limit of the road allowance between lots 20 and 21 in Concession X of the Township of Fenelon and the centre line of Lagoon Drive;

Thence southerly along the southerly prolongation of the centre line of Lagoon Drive to the centre line of the road allowance between lots 20 and 21;

Thence westerly along the centre line of the said road allowance and the westerly prolongation thereof to intersect the southeasterly prolongation of the southwesterly limit of the land described in an Instrument registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 16252;

Thence north 52° 45′ west along the prolongation of the said southwesterly limit to intersect the westerly prolongation of the northerly limit of the said road allowance between lots 20 and 21 being the southerly boundary of the Village of Fenelon Falls;

Thence easterly along the southerly boundary of the said Village to the place of beginning.

 Beginning at the intersection of the westerly limit of the road allowance between concessions X and XI of the Township of Fenelon and the centre line of the southerly portion of Lagoon Drive;

Thence northeasterly along the northeasterly prolongation of the centre line of Lagoon Drive to the centre line of the road allowance between the said concessions;

Thence northerly along the centre line of the said road allowance between concessions to intersect the centre line of the northerly portion of Lagoon Drive being the centre line of Wychwood Drive as shown on a Plan registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 253;

Thence northwesterly along the centre line of the Lagoon Drive to the westerly limit of the road allowance between the said concessions:

Thence southerly along the easterly boundary of the Village of Fenelon Falls to the place of beginning.

4. Beginning at the intersection of the easterly boundary of the Village of Fenelon Falls and the centre line of Elgin Street;

Thence easterly along the easterly prolongation of the said centre line 10 metres to the centre line of the road allowance between concessions X and XI of the Township of Fenelon;

Thence southerly along the centre line of the said road allowance to the intersection of the northerly prolongation of the centre line of the said road allowance and the northeasterly prolongation of the northwesterly limit of Lot 21 as shown on a Plan registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 253;

Thence southwesterly along the prolongation of the northwesterly limit of the said Lot to the easterly boundary of the said Village of Fenelon Falls;

Thence northerly along the easterly boundary of the said Village to the place of beginning.

 Beginning at the intersection of the easterly boundary of the Village of Fenelon Falls and the southeasterly limit of Clifton Street;

Thence northeasterly along the northeasterly prolongation of the southeasterly limit of the said Street to intersect the centre line of the road allowance between concessions X and XI of the Township of Fenelon;

Thence northerly along the centre line of the said road allowance to intersect the easterly prolongation of the southerly limit of Lot 25 in Concession X;

Thence westerly along the easterly prolongation of the southerly limit of the said Lot to the northeasterly angle of the Village of Fenelon Falls;

Thence southerly along the easterly boundary of the said Village to the place of beginning. O. Reg. 692/85, Sched. A.

#### Schedule B

#### PORTIONS OF THE VILLAGE OF FENELON FALLS TO BE ANNEXED TO THE TOWNSHIP OF FENELON

1. Beginning at the southwesterly angle of the easterly half of Lot 21 in Concession X of the

former Township of Fenelon the said angle being an angle in the Village of Fenelon Falls;

Thence northerly along the said westerly limit to intersect the southwesterly limit of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 16252;

Thence south 52° 45′ east along the southwesterly limit of the said lands and the said southwesterly limit prolonged to the southerly limit of the said Lot 21 being the southerly boundary of the said Village;

Thence westerly along the said southerly limit to the place of beginning.

 Beginning at the southeasterly angle of Lot 21 in Concession X of the former Township of Fenelon being the southeasterly angle of the Village of Fenelon Falls;

Thence northerly along the easterly boundary of the said Village to intersect the centre line of southerly portion of Lagoon Drive;

Thence southwesterly along the centre line of Lagoon Drive to the southerly boundary of the said Village;

Thence easterly along the said southerly boundary to the place of beginning.

 Beginning at the northerly angle of Lot 21 as shown on a Plan registered in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 253;

Thence southwesterly along the northwesterly limit of the said Lot 21 and the said northwesterly limit prolonged to centre line of Lagoon Drive;

Thence southeasterly along the centre line of the said Drive to the easterly boundary of the Village of Fenelon Falls;

Thence northerly along the easterly boundary of the said Village to the place of beginning.

4. Beginning at the intersection of the easterly boundary of the Village of Fenelon Falls and the centre line of Elgin Street;

Thence westerly along the centre line of Elgin Street 20.17 metres to a point;

Thence northerly and parallel with the said easterly boundary 75 metres more or less to the northerly limit of Part 1 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number 57R-2915;

Thence north 68° 00′ 30″ east along the northerly limit of the said Part 1 to the northeasterly angle of the said Part;

Thence southerly along the easterly boundary of the Village of Fenelon Falls 77.05 metres to the place of beginning. O. Reg. 692/85, Sched. B.

(7985)

MUNICIPAL BOUNDARY

NEGOTIATIONS ACT, 1981

O. Reg. 693/85.
City of Welland—Town of Pelham Boundary.
Made—December 19th, 1985.
Filed—December 23rd, 1985.

#### ORDER IN COUNCIL

R.O.C. 449/85

WHEREAS The Corporation of the City of Welland and The Corporation of the Town of Pelham have entered into an agreement dated the 21st day of June, 1985 for the resolution of certain boundary issues;

AND WHEREAS The Regional Municipality of Niagara has concurred with the agreement;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an Order implementing the intermunicipal agreements;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1.—(1) On the 1st day of January, 1986, the portion of the Town of Pelham described in Schedule A is annexed to the City of Welland.
- (2) The annexed area shall become part of Ward 1 of the City of Welland.
- 2. All real property of The Corporation of the Town of Pelham situate in the annexed area vests in The Corporation of the City of Welland on the 1st day of January, 1986.
- 3. On the 1st day of January, 1986, the by-laws of the City of Welland extend to the annexed area and the

by-laws of the Town of Pelham cease to apply to such area, except,

- (a) by-law No. 279 (1974), as amended, of the Town of Pelham, which shall be deemed to have been passed by the council of the City of Welland and which shall remain in force until amended, altered or repealed by the council of the City of Welland; and
- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Town of Pelham.
- 4. The clerk of the Town of Pelham shall forthwith prepare and furnish to the clerk of the City of Welland a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 31st day of December, 1985 and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area which are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the City of Welland and may be collected by The Corporation of the City of Welland.
- (2) On or before the 1st day of April, 1986, The Corporation of the City of Welland shall pay to The Corporation of the Town of Pelham an amount equal to the amount of all real property taxes that The Corporation of the City of Welland is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of January, 1986.
- 6. All business taxes levied and uncollected in the annexed area which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Town of Pelham and may be collected by The Corporation of the Town of Pelham.
- 7. For the purposes of the assessment roll to be prepared for the City of Welland under subsection 13 (1) of the Assessment Act in 1985, the annexed area shall be deemed to be a part of the City of Welland.
- 8. The agreement between The Corporation of the City of Welland and The Corporation of the Town of Pelham entered into on the 21th day of June, 1985 is hereby given effect. O. Reg. 693/85.

Recommended

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN Chairman

Approved and Ordered December 19, 1985.

Lincoln M. Alexander
Lieutenant Governor

#### Schedule A

#### AREA TO BE ANNEXED TO THE CITY OF WELLAND

That portion of the Town of Pelham in The Regional Municipality of Niagara described as follows:

Beginning at the intersection of the northerly boundary of the City of Welland and the easterly limit of Lot 176 of the former Township of Thorold;

Thence north 0° 36' east along that easterly limit 103.16 metres to the northeasterly angle of a Plan registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 30 and now known as Number 664;

Thence north 88° 59' west along the northerly limit of the said Plan 87.86 metres to a point;

Thence north 88° 59' west 111.41 metres to a point;

Thence south 0° 35' west 94.21 metres to the northerly limit of Lot 13 of the said Plan;

Thence south 89° 24' west along the said northerly limit and the said limit prolonged 224.95 metres to the westerly limit of the right-of-way of the Niagara, St. Catharines and Toronto Railway;

Thence southerly along the said westerly limit 12.19 metres to the northerly boundary of the City of Welland;

Thence easterly along the said northerly boundary to the place of beginning. O. Reg. 693/85, Sched. A.

(7986)2

#### MUNICIPAL BOUNDARY **NEGOTIATIONS ACT, 1981**

O. Reg. 694/85. Village of Hilton Beach-Township of Hilton Boundary. Made-December 19th, 1985. Filed-December 23rd, 1985.

#### ORDER IN COUNCIL

R.O.C. 447/85

WHEREAS The Corporation of the Village of Hilton Beach and The Corporation of the Township of Hilton have entered into an agreement dated the 5th day of June, 1985 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period;

Now Therefore on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- 1.—(1) On the 1st day of January, 1986, the portion of the Township of Hilton described in Schedule A is annexed to the Village of Hilton Beach.
- (2) On the 1st day of January, 1986, the portion of the Village of Hilton Beach described in Schedule B is annexed to the Township of Hilton.
- 2.—(1) All real property of The Corporation of the Township of Hilton situate in the area described in Schedule A vests in The Corporation of the Village of Hilton Beach on the 1st day of January, 1986.
- (2) All real property of The Corporation of the Village of Hilton Beach situate in the area described in Schedule B vests in The Corporation of the Township of Hilton on the 1st day of January, 1986.
- 3.—(1) On the 1st day of January, 1986, the by-laws of the Village of Hilton Beach extend to the annexed area described in Schedule A and the by-laws of the Township of Hilton cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Hilton under section 34 or 41 of the Planning Act, 1983 or a predecessor of those sections, or
    - (ii) by the Township of Hilton that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Village of Hilton Beach; and

- privileges. (b) by-laws conferring rights, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Hilton.
- (2) On the 1st day of January, 1986, the by-laws of the Township of Hilton extend to the annexed area described in Schedule B and the by-laws of the Village of Hilton Beach cease to apply to such area, except,
  - (a) by-laws that were passed,
    - (i) by the Township of Hilton under section 34 or 41 of the Planning Act, 1983 or a predecessor of those sections, or

(ii) by the Township of Hilton that are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941,

which shall remain in force until repealed by the council of the Township of Hilton; and

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Village of Hilton Beach.
- 4.—(1) The clerk of the Township of Hilton shall forthwith prepare and furnish to the clerk of the Village of Hilton Beach a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area described in Schedule A up to the 31st day of December, 1985 and the persons assessed therefor.
- (2) The clerk of the Village of Hilton Beach shall forthwith prepare and furnish to the clerk of the Township of Hilton a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area described in Schedule B up to the 31st day of December, 1985 and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the area described in Schedule A which are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Village of Hilton Beach and may be collected by The Corporation of the Village of Hilton Beach in accordance with the provisions of the Municipal Affairs Act.
- (2) On or before the 1st day of April, 1986, The Corporation of the Village of Hilton Beach shall pay to The Corporation of the Township of Hilton an amount equal to the amount of all real property taxes that The Corporation of the Village of Hilton Beach is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 1st day of January, 1986.
- (3) All real property taxes levied under any general or special Act and uncollected in the area described in Schedule B which are due and unpaid on the 1st day of January, 1986 shall be deemed on that date to be taxes due and payable to The Corporation of the Township of Hilton and may be collected by The Corporation of the Township of Hilton in accordance with the provisions of the Municipal Affairs Act.
- (4) On or before the 1st day of April, 1986, The Corporation of the Township of Hilton shall pay to The Corporation of the Village of Hilton Beach an amount equal to the amount of all real property taxes that The Corporation of the Township of Hilton is entitled to collect in the annexed area under subsection (3), that were due but unpaid on the 1st day of January, 1986.
- 6.—(1) All business taxes levied and uncollected in the area described in Schedule A which are due and

unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Township of Hilton and may be collected by The Corporation of the Township of Hilton.

- (2) All business taxes levied and uncollected in the area described in Schedule B which are due and unpaid on the 31st day of December, 1985 shall continue after that date to be taxes due and payable to The Corporation of the Village of Hilton Beach and may be collected by The Corporation of the Village of Hilton Beach.
- 7.—(1) For the purposes of the assessment roll to be prepared for the Village of Hilton Beach under subsection 13 (1) of the Assessment Act in 1985, the area described in Schedule A shall be deemed to be a part of the Village of Hilton Beach.
- (2) For the purposes of the assessment roll to be prepared for the Township of Hilton under subsection 13 (1) of the Assessment Act in 1985, the area described in Schedule B shall be deemed to be a part of the Township of Hilton.
- 8. The agreement between The Corporation of the Village of Hilton Beach and The Corporation of the Township of Hilton dated the 5th day of June, 1985 is hereby given effect. O. Reg. 694/85.

Recommended

BERNARD GRANDMAİTRE Minister of Municipal Affairs

Concurred

ELINOR CAPLAN
Chairman

Approved and Ordered December 19, 1985.

Lincoln M. Alexander Lieutenant Governor

#### Schedule A

Those portions of the Township of Hilton, described as follows, are annexed to the Village of Hilton Beach:

Beginning at the southwesterly angle of the Village of Hilton Beach, the said angle being the intersection of the westerly limit of West Street and the centre line of the road allowance between concessions XIII and XVI of the Township of Hilton;

Thence westerly along the centre line of the said road allowance to the intersection of the southerly prolongation of the westerly limit of Lot A in Concession XVI:

Thence northerly to and along the westerly limit of that Lot 1,219.88 metres to a point distant 50.29 metres measured southerly therealong from the southerly limit of a lane at the rear of the lots in Block E as shown on a Plan registered in the

Land Registry Office for the Registry Division of Algoma (No. 1) as Number 366;

Thence north 65° 20′ east to and along a northerly limit of Part 1 as shown on a Plan deposited in the said Land Registry Office as Number 1 R 2420, 140.95 metres to an angle in the said Part;

Thence north 24° 40′ west along a westerly limit of the said Part 50.29 metres to the northerly limit of the said Part;

Thence north 65° 20′ east along the said northerly limit being along the southerly limit of the said lane 111.42 metres to the westerly limit of the said Village of Hilton Beach;

Thence southerly along the westerly boundaries of the said Village to the place of beginning.

 Beginning at the southeasterly angle of Lot 2 as shown on a Plan registered in the Land Registry Office for the Registry Division of Algoma (No. 1) as Number 3328;

Thence easterly along the northerly limit of the road allowance between concessions XVI and XVII 100.58 metres to the westerly limit of North Street;

Thence northerly along the said westerly limit 80.47 metres to the southeasterly angle of Lot 1 as shown on the said Plan;

Thence westerly along the southerly limit of Lot 1 as shown on the said Plan to the northeasterly angle of the said Lot 2;

Thence southerly along the westerly limit of the said Lot to the place of beginning.

 Beginning at the northwesterly angle of Lot 20 as shown on a Plan registered in the Land Registry Office for the Registry Division of Algoma (No. 1) as Number 3328;

Thence north 34° 14' west 34.75 metres to a point;

Thence north 65° 16' east 140.82 metres to the easterly limit of Lot A in Concession XVII;

Thence south 34° 14′ east along the boundary of the Village of Hilton Beach 34.75 metres to an angle in the said Village;

Thence south 65° 16′ west along the boundary of the said Village 140.82 metres to the place of beginning.

4. That parcel of land situate in the Township of Hilton in the District of Algoma, being part of Lot A in Concession XVII of the said Township and being parts 4 and 5 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Algoma (No. 1) as Number 1 R 1171.  Beginning at the northerly angle of the Village of Hilton Beach;

Thence easterly along the easterly prolongation of the northerly boundary of the said Village to a point distant 200 metres measured therealong from the westerly high water mark of Lake Huron;

Thence southeasterly and parallel with the said high water mark to intersect the northerly prolongation of the easterly boundary of the said Village;

Thence southerly along the said northerly prolongation to the northeasterly angle of the said Village;

Thence northwesterly along the northeasterly boundaries of the said Village to the place of beginning.

O. Reg. 694/85, Sched. A.

#### Schedule B

The portion of the Village of Hilton Beach, described as follows, is annexed to the Township of Hilton:

Beginning at the northeasterly angle of Lot 10 of Block E as shown on a Plan registered in the Land Registry Office for the Registry Division of Algoma (No. 1) as Number 366;

Thence southerly along the easterly limit of the said Lot and said easterly limit prolonged to the southerly limit of a lane lying at the rear of the lots in the said Block E;

Thence westerly along the southerly limit of the said lane to the westerly limit of Lot A in Concession XVI of the Township of Hilton;

Thence northerly along the westerly limit of the said Lot A and that westerly limit prolonged 76.54 metres to the northerly limit of the King's Highway Number 548;

Thence easterly along the said northerly limit to the southwesterly angle of Lot 4 as shown on a Plan registered in the said Registry Office as Number 3328;

Thence south 34° 14′ east to the southerly limit of the said King's Highway;

Thence easterly along the southerly limit of the said King's Highway to the place of beginning.

O. Reg. 694/85, Sched. B.

(7987)

2

## TEACHERS' SUPERANNUATION ACT, 1983

O. Reg. 695/85. General. Made—December 19th, 1985. Filed—December 23rd, 1985.

#### REGULATION TO AMEND ONTARIO REGULATION 423/84 MADE UNDER THE TEACHERS' SUPERANNUATION ACT. 1983

- 1.—(1) Section 7 of Ontario Regulation 423/84 is amended by adding thereto the following subsection:
- (6a) Subsection (1) does not apply to entitle a person to credit in the Fund in relation to a leave of absence or break in service that is referred to in paragraph 7 of subsection (2) and that commenced on or after the 1st day of January, 1986,
  - (a) where the person is, at the commencement of, or during, the leave of absence or break in service, a contributor to a pension plan or fund other than the Superannuation Adjustment Fund, the Teachers' Superannuation Fund, the Canada Pension Plan or a pension plan or fund to which the person is the only contributor; and
  - (b) where the person or his estate is, at the end of the leave of absence or break in service, entitled to an indefeasibly vested interest in the pension plan or fund other than the Superannuation Adjustment Fund, the Teachers' Superannuation Fund, the Canada Pension Plan or a pension plan or fund to which the person is the only contributor. O. Reg. 695/85, s. 1 (1).
  - (2) The said section 7 is further amended by adding thereto the following subsection:
- (7a) Notwithstanding subsection (7), a person on a leave of absence without pay or a break in service referred to in paragraph 7 of subsection (2) is entitled to credit in the Fund for the period of the leave of absence or break in service whether or not the person returns to employment in education for at least twenty working days in a school year after the leave of absence or break in service. O. Reg. 695/85, s. 1 (2).
  - Section 10 of the said Regulation is amended by striking out all that part of the said section preceding paragraph 2 thereof and inserting in lieu thereof:

Every person employed in education after the 31st day of May, 1982 is entitled to credit in the Fund in respect of a period of employment of the person in business or industry when the person was not certified as a teacher under the *Education Act* and the regulations under that Act, subject to the following:

- The person must have required the experience obtained in the period of employment in order to gain entry to an education program leading to qualification as a teacher under the Education Act and the regulations under that Act at a time when the person was not already certified as a teacher.
- 3.—(1) Paragraph 3 of section 14 of the said Regulation is revoked and the following substituted therefor:
  - 3. Subject to paragraph 3a, contributions must be made to the Fund for the person during the period of the leave of absence.
  - 3a. Contributions on account of a leave of absence that occurred between the 1st day of September, 1982 and the 1st day of September, 1984 may be made to the Fund by or for the person not later than the 1st day of April, 1986 where the Commission is satisfied that the leave of absence was part of a position-sharing scheme.
- (2) Section 14 of the said Regulation is further amended by adding thereto the following paragraph:
  - 7. Where the Commission receives the written confirmation mentioned in paragraph 1 after the date referred to in paragraph 2, and the Commission is satisfied that the failure to provide the written confirmation within the time required by paragraph 2 is not attributable to the delay or carelessness of the person in respect of whom such written confirmation was given, the Commission may, notwithstanding paragraph 2, accept and act on the written confirmation as a confirmation properly given under paragraph 2.
- 4. Section 17 of the said Regulation is revoked and the following substituted therefor:
- 17. Schools and classes operated by The Metropolitan Toronto and Regional Conservation Authority are prescribed for the purpose of subclause 1 (1) (j) (ii) of the Act. O. Reg. 695/85, s. 4.
  - 5. Paragraph 1 of section 18 of the said Regulation is revoked and the following substituted therefor:
    - L'Association des enseignantes et des enseignants franco-ontariens.

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  - 6.—(1) Paragraph 5 of subsection 20 (1) of the said Regulation is revoked and the following substituted therefor:
    - 5. L'Association des enseignantes et des enseignants franco-ontariens.
  - (2) Paragraph 3 of subsection 20 (3) of the said Regulation is amended by adding thereto the following subparagraphs:
    - iv. The Institute of Child Study,
    - v. The University of Toronto Schools,
    - vi. The Royal Ontario Museum.
  - (3) The organizations listed in subsection (2) are designated for the purposes of the Act and the regulations.

(7988)

#### DRUGLESS PRACTITIONERS ACT

O. Reg. 696/85. General. Made-November 6th, 1985. Approved-December 19th, 1985. Filed-December 23rd, 1985.

#### REGULATION TO AMEND **REGULATION 250 OF** REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE DRUGLESS PRACTITIONERS ACT

- 1. Section 37 of Regulation 250 of Revised Regulations of Ontario, 1980, as remade by section 2 of Ontario Regulation 242/81 and amended by section 2 of Ontario Regulation 22/85, is revoked and the following substituted therefor:
- 37. Each member of the Board shall be paid a per diem allowance of \$150 together with the member's necessary travelling and living expenses while actually engaged on the business of the Board. O. Reg. 696/85, s. 1.
  - 2. Section 38 of the said Regulation, as remade by section 2 of Ontario Regulation 242/81, is revoked.

BOARD OF DIRECTORS OF DRUGLESS THERAPY:

> ERIC F. SHRUBB Chairman

KENNETH R. DUNK Secretary-Treasurer

Dated at Toronto, this 6th day of November, 1985.

(7989)

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#### HEALTH INSURANCE ACT

O. Reg. 697/85. General. Made-December 19th, 1985. Filed-December 23rd, 1985.

#### REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF **ONTARIO, 1980** MADE UNDER THE HEALTH INSURANCE ACT

- 1.-(1) Part I of Schedule 9 to Regulation 452 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:
- 74. Toronto

Hills Physiotherapy Clinic

(2) Item 82 of Part I of the said Schedule 9 is revoked.

(7990)

2

#### PLANNING ACT, 1983

O. Reg. 698/85.

Zoning Areas-Territorial District of Thunder Bay, geographic townships of Bomby, Brothers, Bryant, Cecile, Knowles, Laberge, Lecours and McCron, and Part of the Unorganized Lands lying North of the geographic townships of Bomby, Brothers, Laberge, and lying West of the Geographic Township of Bryant.

Made—December 20th, 1985. Filed-December 27th, 1985.

## ORDER MADE UNDER THE PLANNING ACT, 1983

ZONING AREAS—TERRITORIAL DISTRICT
OF THUNDER BAY, GEOGRAPHIC
TOWNSHIPS OF BOMBY, BROTHERS,
BRYANT, CECILE, KNOWLES, LABERGE,
LECOURS AND McCRON, AND PART OF
THE UNORGANIZED LANDS LYING NORTH
OF THE GEOGRAPHIC TOWNSHIPS OF
BOMBY, BROTHERS AND LABERGE AND
LYING WEST OF THE GEOGRAPHIC
TOWNSHIP OF BRYANT

#### INTERPRETATION

### 1. In this Order,

- "accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure on the same lot;
- "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, fur farming, poultry raising, beekeeping and such uses as are customarily and normally related to agriculture;
- "commercial use" means the use of any land, buildings or structures for the purpose of buying and selling commodities or supplying services;
- "dwelling unit" means one or more habitable rooms occupied or capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of the unit with a private entrance from outside the building or from a common hallway or stairway inside the building;
- "front lot line" means the lot line that divides a lot from a street, right of way, Crown shoreline reserve or high water mark of a river or a lake.
  - (a) in the case of a corner lot, the shorter lot line that abuts a street, right of way, Crown shoreline reserve or a river or lake is the front lot line, and
  - (b) where a lot abuts both a street and a river or a Crown shoreline reserve, the lot line abutting the street is the front lot line;
- "front yard" means a yard extending across the full width of the lot between the front lot line and the nearest main wall of any building or structure on the lot;
- "gross floor area" means the aggregate of the horizontal areas of each floor, whether above or below grade, measured between the exterior faces of the exterior walls of the building or structure but, in the case of a dwelling unit, does not include the

- floor area of a garage, porch, verandah, unfinished attic, basement or cellar:
- "ground floor area" means the area of the lowest storey of a building or structure above grade, excluding any basement or cellar, measured between the exterior faces of the exterior walls of the floor level of that storey but, in the case of a dwelling unit, does not include the floor area of a garage, porch, verandah or unfinished attic, basement or cellar;
- "guest cabin" means a building without cooking and sanitary facilities that is accessory to a seasonal dwelling and used only for purposes of sleeping accommodation;
- "home occupation" means any occupation for gain or support conducted entirely within a single dwelling;
- "industrial use" means the use of any land, buildings or structures for the purpose of manufacturing, assembling, making, preparing, inspecting, ornamenting, finishing, treating, altering, repairing, warehousing, storing or adapting for sale any equipment, goods, substance, article or thing, or any part thereof;
- "lot" means a parcel of land,
  - (a) described in a deed or other document legally capable of conveying land, or
  - (b) shown as a lot or block on a registered plan of subdivision;
- "lot area" means the total horizontal area within the lot lines of a lot;
- "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings or structures on the lot;
- "lot frontage" means the horizontal distance between the side lot lines of a lot and, where the side lot lines are not parallel, the lot frontage is the distance between the side lot lines measured on a line that crosses the lot and is parallel to and 7.5 metres distant from the front lot line;
- "mobile home" means any dwelling unit that is designed to be made mobile and constructed or manufactured to provide a permanent residence for one or more persons, but does not include a travel trailer or tent trailer or trailer otherwise designed;
- "rear lot line" means the lot line opposite the front lot line;
- "rear yard" means a yard extending across the full width of a lot between the rear lot line and the nearest main wall of any building or structure on the lot;

- "recreational use" means skiing, hunting, trapping, fishing, hiking, snowmobiling, bicycling and other open air activities;
- "seasonal dwelling" means a single dwelling to be used for recreation but not occupied as a permanent residence;
- "side lot line" means a lot line other than a front or rear lot line;
- "side yard" means a yard between the nearest main wall of any building or structure on the lot and the side lot line extending from the front yard to the rear yard;
- "single dwelling" means a separate building containing only one dwelling unit;
- "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or a local roads board or is a road shown on a registered plan of subdivision;
- "yard" means a space open from the ground to the sky, unoccupied by any building or structure, on a lot on which a building is situated. O. Reg. 698/85, s. 1.

#### APPLICATION

2.—(1) Subject to subsection (2), this Order applies to all the lands in the geographic townships of Bomby, Brothers, Bryant, Cecile, Knowles, Laberge, Lecours and McCron, in the Territorial District of Thunder Bay and to that parcel of land in the said Territorial District described as follows:

Beginning at the northwesterly angle of the geographic Township of Bomby in the Territorial District of Thunder Bay;

Thence easterly and along the northerly boundary of the geographic townships of Bomby, Brothers and Laberge to the southwesterly angle of the geographic Township of Bryant;

Thence northerly and along the westerly boundary of the geographic Township of Bryant to the high water mark of White Lake;

Thence in a northeasterly direction and along the high water mark of White Lake to its intersection with the northerly boundary of the geographic Township of Bryant;

Thence westerly and parallel to the northerly boundary of the geographic townships of Laberge, Brothers and Bomby to a point on the northerly prolongation of the westerly boundary of the geographic Township of Bomby;

Thence southerly along the prolongation and parallel to the westerly boundary of the geographic Township of Bryant to the place of beginning.

- (2) This Order does not apply to,
  - (a) those lands in the geographic Township of Bomby composed of,
    - (i) Mining Claim TB673888, designated as Part 3 on Plan 55R-5358 deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) and entered as Parcel 2868, Thunder Bay Leasehold, in the said Land Registry Office, and
    - (ii) Claim Group 275 (Noranda) shown on Plan 55R-5671 deposited in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55);
  - (b) that parcel of land in the geographic Township of Bomby, being Mining Claim No. TB549611 described as a portion of Parcel 2909 entered in Thunder Bay Leasehold in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55), containing 48.62 acres, more or less, composed of land and land under the waters of part of Cedar Creek within the limits of the said Mining Claim, being parts 17 and 18 on a Plan deposited in the said Land Registry Office as Number 55R-5659, except the surface rights only on and over the said Part 18 containing 1.99 acres, more or less;
  - (c) those lands in the geographic Township of Bomby composed of,
    - (i) Mining Claim TB32051 entered as Parcel 9203, Thunder Bay Freehold, in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55), and
    - (ii) Mining Claim TB32054 entered as Parcel 9206, Thunder Bay Freehold, in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55);
  - (d) those lands in the geographic Township of Brothers composed of Location TW-69 Cedar Lake and Summer Resort Location DC 51, described as parcels 14660 and 10528, respectively, entered in Thunder Bay Freehold, in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55); or
  - (e) White Lake Provincial Park. O. Reg. 698/85, s. 2.

## GENERAL

3. No land to which this Order applies shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for any purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 698/85, s. 3.

#### REBUILDING AND REPAIRS

- 4.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.
- (2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 698/85, s. 4.

## ACCESSORY USES, BUILDINGS AND STRUCTURES

5. No accessory building or structure, except a guest cabin, shall be used for human habitation. O. Reg. 698/85, s. 5.

#### FRONTAGE ON A STREET

6. No building or structure shall be erected or located on a lot that does not abut a street that is opened and maintained year round. O. Reg. 698/85, s. 6.

## TEMPORARY USES

7. A tool shed, scaffold or other building or structure incidental to the construction of a building or structure permitted by this Order on the lot where it is situate may be maintained until the construction is completed or has been discontinued for sixty consecutive days. O. Reg. 698/85, s. 7.

#### EXISTING BUILDINGS

8. Where a building has been erected before the day this Order comes into force on a lot having less than the minimum frontage or area or the minimum front, side or rear yard required by this Order, the building may be extended, enlarged, repaired or renovated and accessory buildings and structures may be erected and used on the lot if there is no further reduction in any yard that is less than the minimum required by this Order and all other requirements of this Order are met. O. Reg. 698/85, s. 8.

## HEIGHT LIMITATIONS

9. The height limitations of this Order do not apply to church spires, water tanks, flag poles, television or radio antennae, power transmission towers, fire lookout towers, ventilators, sky lights, chimneys, grain elevators, barns, silos, windmills or solar collectors. O. Reg. 698/85, s. 9.

#### HOME OCCUPATIONS

- 10. Where a home occupation is a permitted use,
  - (a) no external display or advertising is permitted except a sign having a total display area not exceeding 0.5 square metres;
  - (b) there shall be no outside storage of goods or materials;
  - (c) not more than 25 per cent of the gross floor area of the dwelling unit shall be used for the home occupation;
  - (d) no more than one person who is not a resident of the dwelling unit shall be employed in the home occupation; and
  - (e) the use shall be subordinate to the principal use of the dwelling unit as a residence. O. Reg. 698/85, s. 10.

#### NUMBER OF DWELLINGS PER LOT

11. Not more than one single dwelling, mobile home or seasonal dwelling is permitted on a lot. O. Reg. 698/85, s. 11.

#### YARD AND SETBACK ENCROACHMENTS PERMITTED

12. Notwithstanding the yard and setback provisions of this Order, unenclosed porches, balconies, steps, greenhouses attached to a dwelling unit and patios may project into any required yard a distance not exceeding 1.5 metres. O. Reg. 698/85, s. 12.

## SETBACKS FROM PROVINCIAL HIGHWAYS

13. Notwithstanding any other provision of this Order, no building or structure shall be located within 32 metres of the centre line of a street that is under the jurisdiction of the Province of Ontario. O. Reg. 698/85, s. 13.

#### SHORELINE SETBACKS

14. Notwithstanding any other provision of this Order, no person shall erect a building or structure other than a boat house, steam bath, dock or wharf within 20.5 metres of the shoreline of a lake or river but a boat house, steam bath, dock or wharf may be erected up to that portion of any lot line that abuts a lake or river. O. Reg. 698/85, s. 14.

#### PERMITTED USES

- 15. Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except,
  - (a) agricultural uses;
  - (b) seasonal dwellings;

- (c) home occupations;
- (d) mining, including pits and quarries;
- (e) recreational uses; and
- (f) uses, buildings and structures accessory to the uses, buildings and structures permitted by clauses (a) to (e). O. Reg. 698/85, s. 15.
- 16. Requirements for seasonal dwellings and buildings or structures accessory thereto are established as follows:

Minimum lot area 4,000 square metres Minimum lot frontage 45 metres Maximum lot coverage 15 per cent Maximum height of any building or structure 12 metres Minimum front yard 8 metres 8 metres Minimum rear yard Minimum side yards 3 metres on one side and 2 metres on the

O. Reg. 698/85, s. 16.

other side

- 17. Single dwellings, mobile homes, seasonal dwellings and buildings and structures accessory thereto existing on the date this Order comes into force may be extended or enlarged, and buildings and structures accessory thereto may be erected and used, if,
  - (a) the lot area is at least 1,400 square metres and the lot frontage is at least 30 metres; and
  - (b) the following requirements are met after the completion of the extension, enlargement or erection:

Maximum lot coverage 30 per cent Maximum height of any building or structure 12 metres Minimum front vard 8 metres Minimum rear yard 8 metres Minimum side yards 3 metres on one side and 2 metres on the other side

18. Buildings and structures, including accessory buildings and structures, used for commercial and industrial uses on the date this Order comes into force may be extended or enlarged, if,

- (a) the gross floor area of the building or structure as extended or enlarged does not exceed 110 per cent of the gross floor area that the building or structure has on the day this Order comes into force;
- (b) the lot area is at least 4,000 square metres and the lot frontage is at least 45 metres; and
- (c) the following requirements are met after the completion of the extension or enlargement:

Maximum lot coverage 50 per cent Minimum front yard 15 metres Minimum rear yard 8 metres

Minimum side yards 5 metres

O. Reg. 698/85, s. 18.

699/85

BERNARD GRANDMAÎTRE Minister of Municipal Affairs

Dated at Toronto, this 20th day of December, 1985.

(7996)

# AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 699/85. Interest Rate. Made—December 19th, 1985. Filed—December 27th, 1985.

# REGULATION TO AMEND **REGULATION 11 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

- 1. Section 1 of Regulation 11 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- 1.—(1) The rate of interest payable from time to time on moneys deposited in accounts in the Province of Ontario Savings Office shall be calculated as follows:
  - 1. Where the depositor so elects, the rate of interest payable from time to time shall be calculated on the lowest closing daily balance

O. Reg. 698/85, s. 17.

within the month for each complete calendar month in which there is a balance on deposit and shall be paid on the last days of March and September in each year.

- Where the depositor so elects, the rate of interest payable from time to time shall be calculated on the closing daily balance on deposit and shall be paid on the last day of each month.
- (2) The rates of interest payable by the Province of Ontario Savings Office on the types of accounts referred to in subsection (1) shall not exceed by more than ½ of 1 per cent the rates of interest being paid from time to time by financial institutions on similar types of accounts with respect to moneys deposited with them.
- (3) Where in an account described in paragraph 2 of subsection (1), the balance on deposit upon which a calculation of interest is based is an amount on which a higher rate of interest is paid by financial institutions with respect to a balance on deposit of that amount, a higher rate of interest may be paid with respect to that balance on deposit than would be payable with respect to a lesser balance on deposit.
- (4) The higher rate of interest payable by the Province of Ontario Savings Office on a balance or deposit referred to in subsection (3) shall not exceed by more than ½ of 1 per cent the rate of interest being paid by financial institutions with respect to a balance on deposit of that amount or more on similar types of accounts.
- (5) In determining the rates of interest to be paid on moneys deposited in accounts in a Province of Ontario

Savings Office, the Minister of Revenue shall have regard to maintaining the Office in a competitive position with other financial institutions.

- (6) Where there is a change in the rates of interest referred to in subsections (2) and (4) that are generally paid by financial institutions, the Minister of Revenue shall cause the change to be examined and shall determine whether a corresponding change is required to be made to the interest rates payable by the Province of Ontario Savings Office.
- (7) For the purpose of this section, "financial institutions" include chartered banks and trust companies carrying on business in Ontario. O. Reg. 699/85, s. 1.
  - Section 4 of the said Regulation is revoked and the following substituted therefor:
- Repayment on deposits shall be made from the office known as "The Province of Ontario Savings Office",
  - (a) to the depositor in person on demand; or
  - (b) to the order of the depositor,

and the repayment is guaranteed by the Treasurer of Ontario on behalf of Her Majesty in right of the Province of Ontario. O. Reg. 699/85, s. 2.

3. This Regulation comes into force on the 1st day of January, 1986.

(7997)

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# Publications Under The Regulations Act

January 18th, 1986

## PLANNING ACT, 1983

O. Reg. 700/85.

Restricted Areas-District of Cochrane, Geographic townships of Casgrain, Hanlan, Kendall, Lowther and Way. Made-December 23rd, 1985. Filed-December 30th, 1985.

# REGULATION TO AMEND ONTARIO REGULATION 493/78 MADE UNDER THE PLANNING ACT, 1983

1. Subsection 50 (1) of Ontario Regulation 493/78, as made by section 2 of Regulation 281/84 amended by section 1 of Ontario Regulation 741/84, is further amended by striking out "sixty" in the fourth line and inserting in lieu thereof "seventyfour".

> PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

Dated at Toronto, this 23rd day of December, 1985.

(7998)

MILK ACT

O. Reg. 701/85. Cream Producers-Licences. Made-December 20th, 1985. Filed—December 30th, 1985.

# REGULATION TO AMEND **REGULATION 619 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

1. Subsection 4 (1) of Regulation 619 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 380/82, is revoked and the following substituted therefor:

- (1) Every producer shall pay licence fees at the rate of 14 cents for each kilogram or fraction thereof of milk-fat in cream delivered to a plant. O. Reg. 701/85, s. 1.
  - 2. This Regulation comes into force on the 1st day of January, 1986.

THE ONTARIO CREAM PRODUCERS' MARKETING BOARD:

> HOWARD WILSON Chairman

> > JOHN BILYEA Secretary

Dated at Mississauga, this 20th day of December,

(7999)

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## POLICE ACT

O. Reg. 702/85. General-Discipline. Made-December 19th, 1985. Filed-December 30th, 1985.

# REGULATION TO AMEND **REGULATION 791 OF** REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE POLICE ACT

- 1. Subsection 63 (2) of Regulation 791 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- (2) The member shall be paid an allowance of \$7 a month for each service badge to which the member is entitled. O. Reg. 702/85, s. 1.
  - 2. Section 63 of the said Regulation is further amended by adding thereto the following subsection:

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- (3) The member shall be paid an allowance of \$2 a month for the months January through November, 1985, both inclusive, for each service badge to which the member is entitled in addition to any allowance previously paid for that period. O. Reg. 702/85, s. 2.
  - 3. This Regulation comes into force on the 1st day of December, 1985.

(8017)

## PLANNING ACT, 1983

O. Reg. 703/85. Restricted Areas-Territorial District of Sudbury. Made-December 23rd, 1985. Filed—December 31st, 1985.

REGULATION TO AMEND **ONTARIO REGULATION 834/81** MADE UNDER THE PLANNING ACT, 1983

- 1. Schedule 1 to Ontario Regulation 834/81 is amended by adding thereto the following section:
- 64.—(1) Two single family dwellings and a guest cabin may be erected on the land described in subsection (2).
- (2) The remainder of parcel 24574, S.E.S., being composed of part of Lot 4, Concession IV of the geographic Township of Bigwood in the Territorial District of Sudbury, as described in Instrument No. 174599, registered May 29, 1961, excepting that part transferred by Instrument No. 174600, registered May 29, 1961, containing 2.56 acres more or less, now being parcel 27265, S.E.S., in the I and Registry Office for the Land Titles Division of Sudbury (No. 53).

PAULINE MORRIS Director Plans Administration Branch North and East Ministry of Municipal Affairs

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Dated at Toronto, this 23rd day of December, 1985.

(8018)







